PUBLIC ADMINISTRATION IN INDIA

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E. Administrative Aspect of Public Postern for India. (In preparation.)

Anipersity Gefension Jectuzen for 1925

PUBLIC ADMINISTRATION IN INDIA

[Historical, Structural and Functional]

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Eng. No. 614E.-October, 1880-ra

The Memory of

FATHER and MOTHER

The great question is to discover, not what governments prescribe, but what they ought to prescribe, for no prescription is valid against the conscience of maximal-

Lord Acton-History of Freedom."



PREFACE

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At the present day, when topics relating to the constitution and administration of India accurate processions a plane in the public mind of India south Sequence, and when events and changes of such fix-reaching connectance to the years, prosperity and well-being, set only of India, but of the Perithin Sergies in general, are

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locating on the horizon, a study of the principles of her government, which cannot yet be said to be " beardbased on the necole's will," may serve to be of veculing and absorbing reterest. And again, year after war the man of materials for a new statement of the Government of Tudes as it is consistented has increased; new lights here been thrown on events and characters, and all grown have been corrected. To is believed that the tope has copie when the advance which has been much by and in the knowledge of the public in a work of fairly adequate size. Such a book should be formeded on independent thought and entrieve. being of the swelp of the best modern historians and writers of constitutional rolatios, and with a desire to take advantage of their teaching wherever it appears to be a special need of securing a community and many-slided consideration of the various topics included. the author allowed legicals, in recome comments and corrections from others, to encroach on the leisters and cornel has made, the presention of this study at inreinstica and whose knowledge of Indian administrative process he values, to an unreval extent, though it meet notedy but the author himself who scarrely hopes that any reader will agree with everything in this book. He should, however, blue to thank that every reader will feel sint the book is the outcome of bonest and randid requiry, and that its solitor is as free from more him as any men, even on active politicism, can be expected Stem of the quantition shoult within taken book use in their instance continuous. It has therefore, been the northern's purpose to discuss run and to be about the same treed installed you interpreted the deliberation and soften platparent of the Instant people on the constitutions of the three wides well light on the sudgest. He predicts all the same that a back which covers so wide and contenuous in a body on this officers many investments to service of differ-

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processions, a government of the people, by the people, stal for the people?

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PUBLIC ADMINISTRATION IN INDIA

THE ARBANGEMENTS OF GOVERNMEN

CHAPTERI

THE DESCRIPTION AND CONVENCE PROM SHOMAND

Pape I

THE INDEA HOTER.

Strictly speaking the constitution of India is one which has been made and brill by the English, end, as time went on, has been gradually expansed by them into what it is now. The origin of this constitution is to be found in a series of slottess of the Imperial Parlimmons, which has already been responsible for the Govern-

and with the second sec

tion has kept pass in its growth with the rising asptrations of the people to be associated with the Government of their esturity, and to take their legistrants above of responsibility in segand to its faint. As, is to be an

respectability in organi to its future. As, is to be exported the student would undoubledly obstres a meenbleson believes the externals of the British Political System and of the Indian Political System, modified here and there, but fast tending to take on the shape of what is known as the December System of Government, femaled upon the shall of English polity.

(c) The Early Charters.

opining The story of from a company of irrelate chartered in the 1800 A.D. to trade in the East to the development of a

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votice arelations of the Proprietors, and the terms under whealt the Darwiers thereofter were to bold offer-The lebours of Sir Philip France, to expose the herial restore under new of the Company's adoptivistration, ked convinced the better minds of England that things in India. corn and what they should be. The fearful controverse that raged round the administration of Warren Hustings and his subsequent impendiment, left English sistemen in fattle doubt, as to the necessity of a supervision and control of Indian affects by the State. Pitt's Bill of 1784 (24 Geo. III. c. 25), called the Regulating [8] I Post winois enforced thus healthy governmental principle, may Technical therefore, he remeded us the earliest attends on the part woman of the Parliament, to exercise their functions of control sessions over the affects of the denimons, securing, no seatter how, by the subjects of the King. The power lentimately belonged to them and for the first time they became alive to it. (b) The Rogulatina Act.

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ber, moreopolased to bismedi all the legitimate newers. - Nobel countrally becoming providedly the suscensi. We may

was the predecessor to office of the Secretary of State In-India. By this Bill mapin powers were given to the Board to control the administration of the Communy in Today. The Greet of Directors were related to a same

transmitting body, receiving the orders of the Board and transmitting them to their officers in India to be faithtully and methgently carried out. Netwody the chagautionty rin of the Directors was not a little for they found, that they had been made an impotent authority in respect of Indian administration, having neither the power to do good mar to do svil, without laying thomselves open to serious changes before Purliament, in that there was not

a sheed of document or record or correspondence, which they could keep back from the Based of Control the membors of which were empowered to imspect anything tlays choose. Every despatch of the Court before being sent out to India had to be submitted to the Board for its approved, and any amendment made therein by the latter, was hinding upon the Court, who, in addition, had a duty our upon them to desputel to their officers in India as from them, all such compromodition and studynetisms which the Board of He own infiliative rengined them to

The Court were given a Secret Committee economic practically of the Chargoss and the Decoty Chargons. who were extrusted with the fraction of consequents

Question of 1885 to the Company's Government in India, all communicelizan of a recrei and confiduated nature, agreeming from the Board, without the other mambers of the Court lenowing anything about them, and similarly transcript to the Board all such congruntentions received from Table. The suitority with which the Found was revealed was an civil and military edministration in Radia, including the reverses thereof, namely, "to superstand, darect, and control oil acts, operations, and concerns which in any wise relate to the civil or mining government or resource of the British territorial possessions in the Bast Indies." The Court were to have no voice whatsoever ou any matters relating to war and treation. The pointy of armeoution which Warren Hastings had improved " was reproduted but ineffectively, or size, we should not been to have seen the political challeng in India after Dal- seam begins. From the point of view of the people of India section however, the most important clause in the Bill was that which covered every officer of the Government of Techs to priberal to the Board smoot has retern to but making country, a schedule of properties acquired by him while in office, with an explanation of how they were acquired, -an effective method of securing the purity of administration indeed, but it failed to achieve the desired result.

(c) The Bill and the effect. For end Pitt in conflict.
The effect of the Bill, so will be seen, was to re-

zorow all powers from the Outpays, and tensedre it to Parlianceal, Lesting to the Gorei of Denetics only the centered pagent of a large establishment. Feet. Bill of the year before consequentiable the entirching of all this particular companions and the second of the consequence assigned them in warrow ways. Feet was tot, and whoo he freed that there are conscilentable estimation to in garateristic particular consequences and the consequences of the consequences of the consequences of the consequences of the Company's Causter for a period of four passes, during which the Gorensents of flants will be the control during which the Gorensents of flants will be the control Matters of trade were to have been managed by rine

Assestant Commissioners nominated by the Court of Properties. The Summan whose vision was one of great deals and disease, until Lord Comwellia facility cassed the Lower House, and before it was sent up to the House of Lords, the King sent down a gampinte to powing it. The Pill or anticusted was thrown out and the Coulition Ministry retired. Putt's 2tdl was frehenied to suit the desire of the Commany, and it was possed with a triumphont major-

its. The President of the Board of Corregissioners becarne the real despetic Governor of India. Thus despetic rule was begun by Mr. Dondes, a Parhymentarian of note and weight, as the first President of the Board of

difficutions both in the constitution and in the qualifications of the Communicators under Pitt's Act, were unde by the Act of 1790 (39 Geo. III, ch. 52). The India Act of 1860 (5 and 6 Will, IV. ob. 85) made no mention of the number required, although a loter Art presented the appointment of only one Commis-singer, namely, she President, and hencefurth it because a one-man Board with Lord Elienberough who had held office on two powers consume under old conditions, in affice. Lord Elienborough was authoracently need out an Governor-General of India in 1842. It may be notion here that although the Court of Directors an a governmental suthority, and a commercial body, had not the power, to appoint a Governor-General or a Governor, or a Countainfer in Chief without the approval of

CERTATION OF THE COMMENT WASHINGTON

the Green, evidently had the power to reserve them, in suits of the Board of Control. Level Eliceiseroush was recalled by the Court of Directors notwithstending the bound dissupported of the Board of Control. Whole et in trees, to Good that the Court had the right to nominate persons for of Pages these high editors, subject to the approval of the Crown, so thus their notionage for all ord and multiply approximate it contains a lower order was unbusited, a fact which accounts for the members of the Coursey for a reat on its Board. the Board of Control, and in order to ged a size to backsteirs influences operating projectically against the inter-ests of those who were really deserving, the Art provided that, all such spectriggents and revierments thereafter should be reported to Parliament. The Court of Pro- new of printers became an effete looky having lost all their power Propinter of covolute or modifying any proceedings of the Court of the court of approposition of the Bosed of Control. Obviously than wan to prevent the regetition of any monstroute such as they were cultiv of when they overrolled the resolution of the Court of Directors for the recall of Warren

Abbiling.

It is a simple of all this the ways of the Court of Director was entitled, in a 6th hilly solely the valencest observation of the Courge Chenney this there is no content of the Courge Chenney that there is no content of the Court conductively converting a using accustation to the relative of a public overall any using a continuous to the relative of a public converting a using a continuous to the relative of a public converting a using a continuous to the relative of a public converting to the court of the co

seistiment to the Distator, and body for time, who to the local present drivine, maniforation to the Conpany's Milling College at Addiscustly. the colortices in which applied the Arilley and Engineersories in which promotion was complemably door within the processor of the Company in the Conservine was reppitted to the Lintain; "0 such was the procedure through which the young Kraphburns panel into the service of the Company in Infalls. What was delicocase to the youth multitude of or, by force of the Company of the Company in Contract of the Company in the Con-

idiaments military career, Holleybury was to the youth more forsal Ruley transfely situated, and therefore, preferred a coreer in the lary ovel administration of the country. The Addiscounts

boys were reglected and ill-corred for, while boys of the Halelyhary College wave left, pumpered and recred up as the spoils claimlers of feetings, but is taken recluid, it must be said, that it is from this class that Tadia had her Lavraccoe and Michaelly. Nigher and Epidemics. (5) The Republing Act and Subsequent Development.

As early as 1717, Performentary control loque to lottifilia, and the estimators in Regul, Martina and Bombay directly responsible as they were to the East Lindis Company, were independent of one scotter. By painted the General-General with a General to secure pointed the General-General with a General to secure of experience the distributional loss of Martin and Romhars. It was a possi day for Werren Hantings, originalbars. Be was a possi day for Werren Hantings, originaltic and the security of the Company, when in 1774 is was a appointed the first General-General under with the was appointed for the Company, when in 2774 is man implicated for first General-General under with the control of the Company of the property of the Company of th

being Art.

naterolaction of a Board of Countel with a President at the head, over the Company's officer in India. If was not natil 1813, that the Company was deprived of the Interpret activities as a trading concern except in Chara. Theory between years lated in 1888, they were stripped of their commercial functions altegables. The Charter Act of 1823, in-

tendened various referres into the methods of the Indian competition the Indian Civil Service which had hitherto been kept a close preserve for the patronage of the Merrbern of the Board of Directors and the insugrection of direct Parliamentary control. The step raised vehaziont protest from interested quarters, and hy none reas it compared with creater fore than by Jakes Staget Mill. In his Memorandom on the Administration of India, the great political philowhich the deciding valor belonged to Her Majesty's Government who " are in the fullest sense acconticities haven or omitted to be fore.... to believe that the administration of India would have been more free from error had it been conducted by a Minister of the Crown withcan the aid of the Court of Directors, would be to believe that the Minister, with full power to govern India as he pleased, has governed ill because he has had the satistarea of experienced and responsible advisors." The Comnew however, suffered a death blow by the Act of 1863. monard in the Crown in 1868, as a consequence of and

sected to the Indian Multiny which haves out the year hefore. With the vesting of the Government of India in the Oreven, the East India Company was finally abeliahed and with it, in Court of Directors and all tables appending gas including the Board of Control, as whose piece way India, called the Secretary of State for India, with a seat

State mader the British constitution. He is stried by a Council which is mainly deliberative and advancy. In was substituted by the Secretary of State and the Board itself by his council called the India Council. The Act

of 1856, hid out a seleme of Government which became further extended muzzly by the Indian Councils Arts of 1651, and 1899, and the Government of India Act of 1909, and finally by that of 1919. In this scheme of Government the Portismout of the United Kingdom is, of course, supreme over India;

but the expressed such as it is, is safered by means of sensed of ministerial responsibility rather than by direct legislative. tion. All the enactments relating to India are variably in the nature either of constitutional enactments or

(a) British India and Autocomous India.

The dependency of India is divided mainly into

British India, and India under the Princes and Rolling Chiefs. These are the two main divisions. There are

further French India and Portuguese India, but these comprise very small tracts of country. British Incis is fire-fly upder the administration of British Officials. and the India of the Princes is under the rule of the respositive Charle, more or less under the emergines and control of the peramount power.

(b) Proposals to being India under the Conco.

not all that could be desired. On previous occasions, when encounstances of serious importance had arrang to come discussions in Parliament on Indian questions, there had been manifest a strong feeling that the acquietiens of the East Indo Cosmorr would be lotter governed, if the management of affairs was wated seniorly in the Cown and the Parliament. As easly as \$784. Prts, then Prime Minuter, lad declared his connection that such a course would be fraught with advantage to sensite both the English and the Hinday. It may be well true, the total gired therefore, what strong feeling against the rule of the Company had been aroused in England by the terri- its tow ble events of 1887 and 1858. Great was the saladaction in the public mind when in December, 1887 the Prime Musister of England (Lord Polaserston dal not mente office until February 1856 for Mr. District to come int. announced that a Bill to effect the desired change was in gress Barly next year the Court of Directors entered a solemn but emphasio protest to Parliament against the represent of the Prime Mirroter. In a calm and durated spirit they sought to by their case before the country, but the voice of the people was promptary and would man it in brack no further suphisticaling from them. The Bill made of was submetted, its principle was discussed with vote week to

mence and over all planeness, and the first realing was over, carried take a debate extending over three nights. On the 18th of Pelvinary, 1888, No. Libberd Government of Lord Palmoreties was repressed by a Conversion Galarie Instead by Lote Deelty with Mr. Darseell as the Chancoller of the Exchapter to whom it field to frame a new RIM whith poweried, that the Govern-

ment of India should be visited in a Council of eighteen members. They were to be supremied in the fellowing manner. Nine were to be the representatives of the vectous services in India, rivil and auditory, loar actual Angle-Indust officials and free to represent the Angle-Indus Mercartile community. This Bill to which Leed

Pulmenton applied upe of his smartest limb witheless, bughter you may be some they are discussing the threerument of India Bill." shared the fate of six perfectiver. and was not carried through. Indeed it was so fantratio in its conception no less than its frame that it had to be dropped without much ado. Lord Studen's Bill, mustically more the lines of Discusti's, but with several desimble alterations, was however, more fortunate. This Bill brought in the practiple of the Government of India

being vested in a Secretary of State, and a Council of fifteen successed martly by the Directors and parily by the Crown, the arrangement being that the first Borrd should be formed of seven members elected by the Company from smong their own Directors and eight remi-Secretary of State who was to be an-affice President with a casting vote, and afterwards on each successive vacancy, the Crown and the Company were siternately

to elect and appoint a member of the Council. With providing for the Secretary of State in Council having absolute control in all Indian offsire the Bill did not loss sight of salutary changes that had to be retroduced in the internal management of the Conserv. Thus the Bill massed through all the different stages of its corner in the two Horses of Parliament, and on August 2nd. 1658, received the Royal assent to become law. The Engined had eter sions the improduces of Wiccom Distance, after which has seed or prices in Education of Distance, after which has seed or prices in Education of Distance, and the Education of Distance, and the Education of International Conference on Conference on Conference of International Conference on Conference on Conference on Conference purpose and Conference on Confere

of twenty years, a possible which had hillerto tolknind. The Bopy Berold accomband the transfer, and the people of Infair, felt stated that these cloth the force which was the carried on the transfer. The force which was the carried on in her man. Two jed inputs and feld that theoretersh they could look in the sugast per-case sensity of the Green of Brighton the the redown of their in the grievance and thus they would not be sent from piltre to insent the carried of the transfer of the sent from piltre to insent. One and the transfer of the sent from piltre to insent. One are the total to Convention of Infair to the carried on the sent from piltre to insent. One are the total to Convention of Infair to the carried on the carried on the sent from the carried on and 22 Vis. a 150 provide, that the invertee of fixing for balls in Grozulen was the fact deep and of the Strengap for the Harmonest of John, and was to be proposable to Producenton or sought the state was to proposable to Producenton or sought the state was the principal secretaries, in charge of the different parts of the Regions of separations of the Engineering Land has Regions and separational for the Generational, ten's the Region of Mario In the Communits of the Engineering and the Community of Mario In the Communits of the Engineering State of the Community of the Community of the Community Theorem

mes policial is Croofiles Cornellive most have been in the service of the Indian Government or resided in India, for at least a period of ten veses, and must not have left India more than ten years before their appointment. They were not qualified to sit in Parliament and artifled to hold office during good behaviour only, but removeable on an address by both Houses of Purhament. No member of the Council had the power of independent action and they could not act otherwise than as a Council. Their deliberations. witish were to be embodied in deemstakes or communihe or transmitted in the name of the Recretary of State who was left to be the sole recipient of all communications and despatches from the Government of India. The old order of things with regard to communications of a .d. this difference that, under the old rutime the Secret Committee was composed of the Chairman and the Decore Charman of the Court of Directors, while under the Statute (91 and 98 Vin. ch. 106), the Secretary of State was constituted the sole nuthority for such business which the Committee transacted.

The Art tryther provided that the Secretary of State was estilled to overrule his Council on our question delibera-

Eversi. Consultiveold and over

ted uncer by them, but in such a case toth he and these and their differences with reasons therefor in writing The constitutional position which the Act may be said to have given to the Secretary of State as a Myrinter of the Crown word he due to the fact that Her Malesty the invisted in a Memorandum, dated the 6th of September, 1850, that it must be clearly defined as that ocusal to and identical with that of the other existing by Maxistees of the Crown and was to be fremded more the in centice obtaining in the Foreign Office, namely, that "hat you despatches to and from the India Office should have to be or but submitted to her, the one on receipt, for her information. and the other for her approval before being next out. The Queen further desired that all appointments to high

judicial or executive offices in Index ayest abide by her pleasure, quote as much as important measures with which the new Secretary as such should be concerned. must be byeight to her notice and discussed with her before the Cornell was called upon to consider them ? This injunction of cottee, did not referre the Secretary action of State of his perconstitute to Performent whose power intention to arregistered and control, particularly in motives, of the high policy, in modes described hersafter, remained unabated This practice of the Foreign Office method was alberted to for alose upon a quarter of a century when it fell into despetods except in matters relating to the

Indian States and India's transfrontier relations. The terrolar three effected for the better florourness of India, did not full to receive the anotherna of otherwine advanced polytical thinkers in England, and note of Pan State them was so prominent and approximity and sense obtrosively prophetic in his declaration as John Stuart Mill whose advocary of polifical reforms of a radical negare related to all parks of the Bultish

Empira awa India, in this opinion." a some-brukenes expendency." It is no miestica of mine for redescener to republica all thus be has said about our country and our constryction, indeed the intrastica on our subject precludes any design as. It may however, be observed that the savetimes seem self-constructed, and new non-terminal and the savetimes seem self-constructed, and new non-terminal or on self-constructed, and new longer than the of our sleep. An emission served of the Company Who

Steam 304 in the role of se speloglet

and "a skip" "and "a mixeled." "It has been," and the skip "and it is mixed form in the skip, "be designed for the Comments of Britis in the skip," be designed to the Comments of Britis in the Santonium dependency by a critical Georgian and the samples formed in the skip of the ski

characterized the transfer as an "life-considered one"

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incomes, 1955," of which the great philosopher was the sasher. John Sourat Mill homes, if the were silve day, would be the last person to heritate to record that the experience of generations than unborn does not publfy any of his gloony furenesse. Philosophem of the type of John Sistent Mill som and her-glothed county, the type of John Sistent Mill som and her-glothed county, the white the philosophy of the history of a session without knowing much shoots it is profus, nous that

provent, from which the possibilities of its fature are deduced, is a dengerous passime. The improvements effected in the Government of India, let us take, since 1800, not only outcomber the entire list of those effected by the Company whether with or suffect the Board of Name Control, but surpass in importunes any of those which surface had arecord under the regime of the company except force of come the Permanent Settlement of Lord Committee Even the spologist of the Company who mere than say other Englishmen of his time could treat and term a point to his advantage, and in his favour, could not once ne a respectable list of memoritous reforms in the afternatration of India by the Company. The progress, intellectual and moral, that India has made since the trunsfor of the Government to the Crown, carnot fiel to draw the admiration of the recel featifiers critic. The reaccesse of the country are being fast developed; matters of educators, comitation, communications and general Nortest commerce have progressed so far, and are progressing so conserving country and accountally, that the question of self-government under British overlar@ahlp in India has come to be recognised as within the sphere of practical poli-tics.—commistalizedly to be realized sooner or later. There

Covern has achieved for better number for the people of the country, which after all was the object of the transfor, than those which could be crefited to the account of (c) The Secretary of State for India

that which it replaced.

At the bend of the Indian Administration in England in the Socretary of State for India, who subject to the

printers with appret to the Government and reverses of of Office.

by stool f by Parlament, unbrits all the powers and duties of the old Board of Control, and the East India Connersy. including the Board of Directors and the Court of Probelts. Associated like the other Secretaries of State to the Rnobah Calenot by the delivery of the scale of offer he is the constitutional solvier of the Coown us. all assisters connected with India Being, as noticed above,

a part of the Reglish Cobsect, and not sport from it, the rule that obtains in the English constitution as to one Secretary being chie to disclause the defice of another. species to him also. The division that exists in the Secretagints in for administrative convenience only. His position between is not acadly identical with that of his colleagues in the Cubinet, for while they are administrative heads of desectances in their individual capacity, he is not so in respect of quite a number of items of Indian administration, in regard to which, he has a Council to assist him. This Council, as a statutory body, is estitled to be exprelied by the Secretary of State in some matters, while in others he must set with it. Save that there is no other distinction whether in pay or position. They all receive a salary of \$5,000 a year and obtain the assistance of two Under-Secretaries. of whom one is designated Parliamentary Under-Scoreoffice with his party, and the other the perconnent Heyler-Borrelary receiving more, namely 48,000 a year. In this connection it is as well to mention here, that the old order of things under which the establishment of the Secretary of State for India was a change on the revenues of India has charged for one which makes all charges of the India Office, excost " accord charges," to be paid out of moneys to be

rights of the Italia Council, and the menors reserved

provided by Parliament. This rule has been followed

since the let of April, 1920. As the supreme authority over the administration of Insim, the Secretory of State is compowered to remove tend, direct and control all acts and operations and concerrs which relate to the Gonevaruest of Trobs or the resummes thereof. All armets of salaries, contrition and 2 allowances of whatever nature, and all other mayorons of tops out of the revenues of larin, or charges on them trust invest likewise he under his direction and amirol, but as a saloune matter of overeiny maction, one would think be should headly ever interfere with the discretion of

the Government of India, unless the action taken press by their upon any particular question was of so owned grown or flarment a nature as not to be talerated only for by public orimon in England. As a matter of fact the interference of the Secretary of State with the squires of the Government of India is excessive, just as the refusers of the Indian Civil Service is communication. so that between the India Office sad the Cyril Service To Viceroy, unless he is of the calibre of a Curson or a Headings, one do much. It has been said that, the personality of the Secretary of State for India is what ultimetely counts, not the opinion or lections of the country whose destinies see placed in his hands. Brdeed it has been acknowledged to be no and the reason eratic and centralized openination, he has setuantly to

sorve the political party in England to which he belongs, Post and which unbaists only so long as the electorate or the force of public opinion pleases to keep it in power. Not make withsteading all this, the Secretary of Stote, if he is a man who knows his movel, in found not martien to easy case a democratic influence upon the India Office as upon the barrowscratic Generoscent of India.



(d) Powers and Position of the Secretary of State

As a member of the British Caninet of the first
rule, the Secretary of State for India addem has more

than an academic knowledge of the country for whose groups administration he is responsible to Parliament, or fact which cannot be ignered as one of the shift senses of the westness of the Concentrate of Linds, who is their heat to secure popular sequent by popular measures, the topological action is conflict with popular consumers,

third has to seeme speaker support by popular somessing, and scale is another with popular optioning cures or other popular speakers causes or other popular speakers of the scale of the s

Government of Indias is enterated to the Secretory of State by and with the solver of his Vernoril. Indias Government business in Baghand is corried on at the Ends of Oho, and every Indoas measure rows are the state leafs of the control of the State of Control of the State of State of the State of S

his coffeagues in the Chilitect, voiced normally by Partinsment, three architige the House of Commons to discuss ment, the carefulling the House of Commons to discuss all live questions of Indian schrimistration in committee of appely. This is obtinest gain for which finds had been systematically reging for feety power. He has the nutbority to versult in certain resiliers. He may also act on his crya authority in all matters of a secret motion, each see the detectionalistic of the formal motion or the office of the Indian States. Generally he is a man of emissace at Keglish polibe life, who comes with a fresh rand to the limin Office, and these the test he on accoring to his light to brites the condition of the people of India and to immove the western of Generament.

(s) Position of the Secretary of State

Of the nowers of the Socretory of State it as neces-

any that we should know something. Et. has well
property and drives ance of which he has two extensive and
partican with his General. The law question contains
partican with his General. The law question contains
partical resident of which flay on proposed to be case.

Neverthering the proposed before the Coxardi. In does not
an extensive the placed before the Coxardi. In does not
an extensive the control and for manyprint of them not starmarket whether the Coxardi and for manyprint of them not starparticle with him. In antisorier of distance, his substictly is
furnily generated, and in control of printaging of General
Law report of the doublyman of the Generate of

Emproyed the obligation of the Sensincy of State in Life is read on morter the clinical or the State in Life is read on the state of the law of the majority of his consoli is may be round that, the prints' prints of the prints' prints of the state of the prints' prints with the state of the state of the state of the prints' prints' versus of the Generate of Edits stat sale and more than the state of the state of the state of the state of the prints of the Generate of Edits is contained by the the purpose of the Generate of Edits at an interest the purpose of the Generate of Edits at an interest the prints of the Generate of Edits and the state of the the prints of the Generate of Edits and the state of the the prints of the Generate of Edits and the state of the the prints of the Generate of Edits and the state of the theory spectrum of the the State of the General of the state of the General of the State of the General of the prints of the General of the General of the General of the prints of the General of the General of the General of the state of the General of the General of the General of the General of the state of the General of the G Secretar Plate as everyte these loading of securities for manage. In away other one the interference of the Gound's or the best importance for, exister he in set bonce, and in moreover ceitified he ownrule than. When he does overview them, and such ascessed in the contract of the contract of the contraction of the contract of the contract of the contraction of the contract of record that they, the Banulary of Biato on the one furth and the antithers of the Councile or the other jury is a contraction of the contraction.

TERy of the Cross I of Jacks.

could in the harmonious working of the administration. the member dissentant has to content himself with reearding only a minute of disagreement. In other words they agon to differ. Of such a state of affairs two divercont views have been taken; one by the friends, and the other by the critics of the Government: petitler inficeand the system that prevails. The former is distored to condemn the power to overrule as arbitrary, and the inter that a body which is effets, to say the least of it. should no longer be maintained at a high cost to the preindice of the forescen and another control of Tedia. White it is time that the ambourty of the Connect is co-terminess with that of the Secretary of State in coalsin matters, directions or instructions in the form of desratches, to the Government of Tudia name hear the small of their nutbority for, in that demain, he and none she is responsible for what connectes from the India Office. so that if there has been any divergent opinion in the Council on the subject matter of the despatch, none outside it, not sum the Government of India, as now the wiser far it, unless the Secretary of Bists chooses to com-

municide the mans. If will be observed that the rule differs from what obtains in the Government of India where every efficial communication with their constitutional obtain must been the signature of newsy results of of whether Werk perceival apprecised or chargement. If the areas of desagement of the fill southern is notified to approx he over note, which the Greenar Classical in set recoperand to wighted. In matters of expectations the Secondary of State in Ocean examinatery control by wisten of Sections 2 (2) as in the follower fill the control of the same and the secondary of the limit get men." It has been considered any superior for in the control of the same properties.

ing terms: "the Secretary of State may, subject to the "inprovisions of this Act or rather made thereunder, supertrition), direct and control all softs, operations and concerns which relate to the Government or the revenues of India, and all grants of solaries, grantities and allowsances, and all other payments and changes out of or on the revenues of India."

We have practically a repetition of these terms in Section 21 of the Act which runs as follows:—

Onlyon to the provisions of this Act, and rules made thereupon the oppositions of the servourse of Indea, both in British India, and almostless that the subject to template General, and my press of superpression of the conclusion of the property of the contract of the conclusion property coming task the procession of the Servicery of State in Committee by virtue of the Conventural of India, the contract of the Conventural of India, and the Constance of the Conventural of India, and the Constance of the Conventural of India, and the Conventural of the Conventural of India, and the Conventural Conventural of India, and the Conventural of India, without the concentrace of its necessity of the Conventural Conventural Conference of the India, and the Conventural Conventural Conference of the India, and the Conventural Conventural Conference of the India, and the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and the Contraction of the Conventural Conference of the India, and India, a

without the consumerace of a insperity of votes at a meeting of the Council of India."
"Provided that a great or appeopriation made in accordance with providence or restricision superiod by the Secretary of 2.1

State in Council with the concurrence of a majority of votes at a meeting of the Council shall be deemed to be made with the concurrence of a majority of such votes."

It will be seen that unless in matters of expenditure

the Secretary of State can savey has Oracult with histoter might be a fauldood. Either of those could prewer the side for time incoming any expendition, assessing were the side for time incoming any expendition, to any the side of the side of the side of the side of the hard hard to the side of the side of the side of the three sides of the side of the side of the side of the hard to the side of the ministrative arrangement which can be employed, but ministrative arrangement which can be employed, to freign this beaust of the Oracultie and side the Secreting in the seaso of the Oracultie and the Secre-

(f) Other Daties of the Secretary of State.

Agast from the functions whether in Council or out in the Security of Blanch as a their chira on chimization in the Security of Blanch as the chiral on Chimization and Security in the Colchact, such a sectionized set for silver of the Burnello of the Blanch as a section for the security of the Security of Security of

The Secutory of Side and the

pristion, earned be and has not been received. The Secretary of State is always a more to all community on. tered into with members of the Indian Civil Service and other services founded upon contracts, wherein there is always a provision which supposess him to yet on only to the contract, in the event of the explores being found to he guilty of dischedience or miscondert or incapable of discharging the duties of his office wish informed and professor. And as the predominant purty to the cust ma tract, it is not compared that he in Council should chira device. and possess the right of final decision upon such greetions. Not the least experient second his functions is his right to bring actions and defend them where he is a posty, and to this there is no bur, for, " Every serson." as Ebert says, " has the same pemedies against the against the East India Company if the Government of India Act, 1858, had not been passed."

(g) Financial Control of the Secretary of State.

Now, under Bookson 30 of the Ant the powers of experiencement, extraction and careful result in the progressive configuration and careful results in the approximation of the configuration of the configuration of the configuration of the configuration of construction of construction of construction of construction of construction of configuration of configuratio

nest on a maximum rate of new exceeding Rs. 4,200 a mettile, or the incress of the necessary ner of a suretioned personent post to an amount exceeding Bs. 1,300 a month; let the runtion of a trooperer rest with no exceeding Ba. 4,000 a month, or to the extension beausal a second of two years of a temporary nest with may excording Ro. 200 a month; (4) the greet to any effect of an allowance, possesse, or gratuity which is not all vrigorble render rules music, or for the true before in force under Section 96B of the Act Any expenditure on the purchase of imported

stores or stationery, otherwise than in necondance with such reles as year he made in this beloif by the Secretary of State in Cornell, requires the pervious sanction of the Secretary of State in Council. In order that the Government of India may have their say tary of State on any of the unbireta mentioned above and others noticed later on, it is ruled that, they shall in the

furt springer, be addressed to the Governor-General in Council whose duty it is to forward the same to the Secreor explanations so they may deep ft, although increase of may in our undividual case or creation of a terrorous post may be, and as a master of fact is, sensitioned by the Governor-General on bright of the Secretary of State, by virtue of the delegated power, unless he (the Governor-General), has unflicient reason to dissent from

the conclusion arrived at hy the local Government In such a case, the course followed is that prescribed

for all such applications, namely, to solunit the same for the orders of the Home authority with their com observetions thereon." While on the reserved side, the control

of the Secretary of State is fulfer, in that, the previous

manation of the Severtary of State for Today in Council in necessary for the creation, as in the other case, of any new or the abolition of the existing permanent pest, but also for the increase or reduction of the may drawn by the pecarebeat, of any presentent post, if the one is otherwise on all force with the conditions prevuiting in (a) receivthat the most in either case is one which would ordinately be held by a trensfer of an all-India service, or by su officer helding the Rine's commission or to the increase or reduction of the carbo of an all-India service. As in the case of trapplerred subjects, previous maction is sensited to the revelops of a personnel post courring a recommerce salary of Ro. 1,400 a month, and on the nexpince of Burnes of Re. 1.250 c mouth, so an morrow of the same beyond Bs. 1,250 to Berres, and Rs. 1,200 to the rest of the provinces, and similarly, to the quation of any temporary rost so a new of Rs. 400 a month, or the a novi for ertiferent exerctions of five sears, of a temporary post on departation on pay exceeding Re 1 900 n except on in Ruessa Re 1 950 a except as well as to the great to any Government servant or, to the family or other describes of a decreased Government service of an allowance, pension or graticly which not admissible under rules made or, for the time being in force under section 95% of the Gavernment of India Act, except in the following cases :-

> (a) "Companionate graduature to the function of Government nervents left in indigent circumstances, subject to make around limit as the Secretary of State in Council may respect to and

(b) " prairies or grabulties to Government percents wounded or otherwise injured while employed in Ganerinavia' acvive or the families of Ganerinavia' sercents beging so the result of accounts or importer notationed while employed in each arrests, greated in accordance with auch rades as have been or very be inidown by the Secretary of State or Commel in this behalf."

While on the question of increming appenditure on the parthum of increted stores and stationary, the croteal of the floration of fitting that the form to take the floration of fitting that the first there have making to the transferred or exercise subjects. Whice there is soons little difference between the true, I have taken care to indicate by rinkeling, but here practically the point of divergence between the two leggess, for, the recurred such as no substituty to crease any explicimentary and the properties of the substitution of the contraction of t

na në tika merrali dili water power, (a) where the project materially affects the surferest of more than an level Government, and (ii) where the original estimates encode follows of Rispeco, rec. (of where a revised obtained crossle follows). Far power for the contract of the first movement of the previous assistant by the finesteary of flatte in Courtell, and the contract of the contrac

bank. Similarly, person confines in monetage for all resourcings per straining provided of Constant confidence and confined personal confidence and confiden

(b) As Contolian of Indian Revenues.

Not be important in the ability out sport the feministry of Boha, and next solution of the Inflator mercures, to see that in the approximant of Enancid Anapole Institute of Institute Original Institute of Institute Original Institute of Institute Original Institute

processing, "record for Vermey," of what appeared cought to be therean span inform receives in the origin cought to the therean span inform receives in the origin and the process. "Few 10. Chichever governity processing the region of the control of the country of the country

tole, sympathetic or otherwise, of the First Lord of the Treasury and the Concoller of the Eschepter. (i) Relamities of Power and Control.

Brit so har shorts the request of francisis control of the Research of State which the Research of State which the Post militaries of the Research of State of State

reatters which have for their object, (a) the enforceding

HIS AND CONTROL FROM RESILIED

aim of questions rating between two provinces in the created fails integra marks to come to its aspectoralcell the singuing of Emperical interests; (a) the determination of the position of the Generatori Challe an emptor of a position artising between Doda and other parks of the EMRS (Personnel of the Question of the Challe Challe of the first nature and preferences of any powers and other parks of the Challe Challe of the Challe of the Challe of the processed by an important of the Doda of State of the Interpretation of the Challe of the Challe of the Challe of the works or for the purposes of the Editoring providings of the Ass, assays, Nexture 2019, 2010, 2019, 2019, 2019.

SID, or of any rules make by as with the assection of the Secreticy of Basis in Clemell, I. will place the motous before a yet.

[40,83] "(1) Studyed to the presences of this Act and 1 below, of this make theremore, every press. In the circl pressed accepted the Covers in 1942, both offer during His black energy of the Covers in 1942, both offer during His black accept the Covers in 1942, both offer during His black accept the Covers in 1942, both offer during His black accept the Covers in 1942, both offer during the Acceptance of the Acceptance

nes required by a groupe nethodity within the scope of this first, but no preme in talk service may be dissisted by any archerity subcodinate to that by which he was appented, and the Secretary of Site in Commit may (occept so fat as he may provide by rules to the continuty) refusable any pressur in that service who has been dismented.

"If any much posses appealed by the Becontary of State in Concert Marsh kitted invested by an order of an official separate in a governor's positions, and on shar explications made to this separate does not receive the roders as which he may consider binned! estitled, bemay, without projudion to any dater right of roders, comprisin to the governor of the pursuase in order to detisis justices, and the generate in benefity directle to exurine such complaint and require such action to be taken thereon as may appear to him to be just and equitable

"10 The Sourcincy of State in Carmell may make miss for regulating the elementaries of the critic corrieian form, the criticals of their recruitment, their consitients of services, special flowersons, and disription and context. Such rules may, to such extent and in respect of such matters as good processively, thingset, the power of making rules to the Generace-General in Cornell or to both generations, or such critical in lightness or local legislatures to make two regulating the public arrived.

"Provided that easy person appointed before the commencement of the Genetrocot of buils Art, John by the Seembary of State in Council to that of NA service of the Core in Buils and Westins all the strains of a securing rights, or shall enories such compensation for the loss of say of them as the Secretary of State in Cornell may comifer just and applicable.

" (5) The right to pensions and the scale and excell-

tions of pantons of all procuses in the civil service of the Corewin Bindis appointed by the Secretary of Sinte in Cornell shall be regulated in scoredance with the value in faces at the Sinte of the possing of the Government of India Adv. 1997. Any such rates may be writed or abble to the civil service of the cornel of the cornel of the effects are versued or subded by, the usy such variables or addition shall not adversely affect the presiden of any number of the environ appointed below the fath theored.

shall projettion the rights to which any person may, or may have, become entitled under the provisions in relation to pensions contained in the East India Amerity Pends Act, 1874.

"(4) For the removal of deaths, it is shortly soluted that all rivies or dairy permission is operation at the size of dairy permission is operation at the sizes of the possing of the Generatures of Leafs. As, 1913, which we note that the third vector of the time of the Court in Bulls, were only used in novembers with the powers in that behalf, and we confirmed, but may much roles or permission may be revealed, varied or about 50 yeals or leave made under this section.

[900.7.10] There shall be estitlished in Leafs in a new-

public service consussion, consisting of not more than servified meanther, of whom one shall be chairment, appraisal by the Secretary of Bosic vs. Consuel. Book member shall hall allow five fives years, and may be reapported. No executer shall be removed before the septing of the toms of offers, executy to refer of the Secontary of Birts in Consuel. The qualifications for appointment, and the pay and possion of lawy) sinkeling to the offer of takintan and mapples, which be possershed by pairs made, by the Secondary of Birts in Consuel.

"(2) The public service commission shall discharge, Passets in regard to recreitment and control of the public services small in India, such functions as may be assigned thereto by relaw reads by the Secretary of State in Cornell.

[663.] "CD An auditor-general to Torin shall be appointed by the Scenstery of State in Connell, and shall hold office during Illa Mayony's planaur. The Scentury of State in Council shall, by rules, make provision for this pay, power, shallow, and conflicture of employments, or for the discharge of his draften in the case of a secondary reservoir of absence from date; VOMEN ADMINISTRATION OF WORLD

"03 Subject to any roke, make by the Seventum; Santin in Comman, in order was be subject to revibilitarian from the pattin service, and the resolutions of the parties to the patting in surface, everyal after consultation with the tensor confined years may be sensity, everyal after exemulation with the tensor confined years may be designated in the roles, become a statistic of the pression or of the Government Links, according as the post is or is not under the control of a local communication.



34

(96E.) "Bales made under this Part of this Art shall not be made except with the consurrence of the trajective or other at a meeting of the Cornell of Endia." Section 90A has reference to the superinterest of the

High Commissions for India, whose acquaintence with all make in the paint of the present Chipper are 30. Italy elotes to the power of the local government to make sceney on the security of revenues allocated to it under the Act, a subject the discussion of which we shall defect till we arrow at the promoted stage.

It remains to be non-whiter by a statistic of later-

If retented to the first waters of a name of a name protection reconcensuate will be made where there is a capable and masterial Secretary of State for India over the head of an integrable and affolio Governme-Gaussia with an obstitute previocal undestudy to manage him, as has not infrequently happened in the part.

as has not infrequently harpened in the past.

The Secretary of State has the power of giving orders to every officer in Iralis, including the Viscopy, but all make orders, ruless they see argent or unless they deal with reations of a secret nature, runs first be corre-

All offeres un maker o coated of t Bezotacy manistate in his council. In his capacity as a member of the Privy Council he obviens the Sovereign on all modern relating to India, in which he got he support of the entire minister, which he had the support of the entire minister, who obtain his responsibility on the basis of the principle of ministerial responsibility. The work of the Secretary of Siste consists making, in any proving the decisions of the accrual mentions of Indian proving the decisions of the accrual mentions of Indian.

stiminations, and it depends eme upon the chargines and interpretated of the person balling the appear as to the amount of internal to fine similar to the charge and the c

to mental of our contract of come.

The substicty weeds in the Securitary of Bata in Cornell by the Smitt on gas, the sensioned club shadows for more by the Smitt of the Security of the Cornell by the Smitt of the S

applicable to the fractions of the Council of Today today, as it was to the Board of Control before the immedoof the Conversion free the Constant to the Constant " It is not." until be. " so reach on executive on delibentive body. The Recentive Generoppost of Indea is

In the new-Motion days no descripthat was the value and the explanation offered for the rolly face has most in it. When we go through the list of Governors-General on the one hand and the Presidents of the Board. of Control on the other we find that the emisence of the former invariably premaled over that of the latter With stree 1858, we have but such a solary of brilliant men, entirent by character as by takents, such as Leeb Hallifax, the Delte of Augyll, the Margan of Saludeury Sit Stafferd Northcote, the Marquis of Hartistaton, Lee!

Randolph Churchill, Lord Morley, Sir Austen Charcher-lain, Mr. Edwin Sanuel Montago and Mr. Wedgewood Benn, that it is difficult to say that the viceresal list will not suffer in commercian. Give and Warren Restings, Cornwellis and Shore, Wellesley and Minto. Lord Hustone and Rentrack Materille and Architect Hardings and Dalhousie and Conning are names which

will iDuminate the pages of Indian history when indeed from the administrative, agent from the Inspecial and political point of view. I can recall no name around the occurrents of the presidential chair county illustrious with those with whose work in India we see facultist. Compon Row produced only mediocritics, Whitehall men of outstanding ment. The explanation may be still further amplified by the fact that it has been in the period after the Meticov that the duration of transmission between Inche and England has been considerably referred. Inches has been buokshi searcr to England and the cable, was had and opened making it possible for the Secretary of State to be in heavy to such with the Generator-Grand level of the price prices (spin) to be made the head served of the "made expected of the "made expecting of that country," the profession of the Heavy Generator and the preferred in practice of the Heavy Generator and Basic Heavy William nerves leading to the heavy the true state of affirm has been known to him he was not some that to would have come out of the

The principal function of the Home Government scritings and reven the put sets of the Indeas Govern-ment; "to by down principles and issue general instruc-tions for three fature graduate, and to gave or rultus sanction to seem colitical measures which are referred home for sponored " That as a cut-shell ought to have a Council, and from the principle involved in the rule, because of selders should any departure have been made, unices in second cases of exceptional giress and importance. Sir Jahn the distributor, who served as are miner of the Greenman of India for nine yours , under successive Vicerous, and afterwards for ten years as a member of the Council of India, authoritatively keys it down that " the increased acilities of communication, the establishment of telegraphs, the greater interest in India taken by the British public and by Parliament, the growth of the business of the Home Government in consequence of the large investments of British capital in India, and other courses: have made the relations between the two contrava for be more unimpate than was formerly necessary or possible

more unimate than was formerly accessary or possible and have made more frequent the sease in which their orders carron to peased in Indian that it is an error is suppose that the Socretary of State is constantly interfering in the ordinary work of Indian abtivisitation." This becomes carron to accorded as a corner independen-

of facts Six John Struckey, brilliant and distinguished administrator though he was, in days when India was not familiar with a Republisher or a Conchen, and reed from the nedady inherent is every Angle-Indian administrator, of resize things in British Indian schmiristration through your abuses. A higher authority gives ercased by the one and selecated by the other. It is should a weekly interference of which Lord Curron in the stately pages of his work the " British Government in India " says that :-- " Early in the twentieth con-Lest Corrects trey, a fresh departure from the constitutional practice excited a good deal of public attention, and at a later data was made the subject of official investigation, and rebuke." Allumon has been made to the practice by which the Victors and the Secretary of State embancs weekly letters which are treated as confidential, although passages are sometimes communicated to their colleggaos. This correspondence is supplemented by the interchange of telegrams between them, the bulk of which relating to public affairs are circulated to the members of Council whether in India or in London. Any portion, which is in the nature of secret comespondense between the two heads of the Government year not be divolged to the colleagues of either. These relate more particularly to the conduct of foreign affairs or the persuaal relations of the two correspondents. In the time of Lord Morley however and Lord Minte it was found that private and secret correspondence passing between the Secretary of State and the Vicercy without the knowledge of their respective Councils, and uncommunicated to them, had been carried to a point which assembled to an unurgation of the powers held

down, and well incommittees with the constitutional basis of the bulles Government. Levi Morley, who combined

SERVICES AND CONTROL PROSE WAS AND

with an austice but fertible underliess, as irresubble persouth cheese, and the most describe of terrors, was an irranguicacal arcotte of personal rule. He was not in Professions, to speak of himself as the Vicerov, as threads the Government of India was conducted by a sort of private arrangement between these great twin brethom tron, whom no seet of check ought to be pinged by in-repossible critics and inconnectent outsiders. This is a position which Lord Morley took men birevell to visdirecto with all the recognishmen of his series and the power of his pon in the rages of the Ninetreath Craham whereas and lifter, for Fringer, 1917, in a paper rated sudming "British Democracy and Infine Government," to "be which the student may term with profit. The tendency state was carried to an even further extent on a later regime. me of the private wire between London and State, but of the practical supernessup of the Council in India ive the independent action of the Viceron and the Courseasterain. Chief action to though they cold they alone were the Cornell, a quite successitutional action. This pro-cedure came to a head in the case of the Mesocolastian campaign of 1916, and exceeding years, and was made the authors of arrows antirophyresan by the Baral Compression consisted under the Chargestolets of en exocretary of Basic of high anthority and experience. Leed George Hamilton, to enquire into the sharpes rebrought aminst the conduct of the War in that area An evidence of this fact we need only form to the more of Lord Moder's " Recollections." He was an spostle of nontreal rule and left to birealf would now ever on correspondence with the subordinates of the Gerencer-General and would also issue direct instructions to their by some nggly to Lord Salisbory did for a brief period, until resentad by Lord Northbrook in the following words: -- thinkey

40 "Nothirer to my mind." wrote the Vicego, "Is naprod in Norke

so disagreeable as the vergicion that a backstein correspondence is going on between one's own subordinates and officials of high rank helonging to some other department, with the effect of which nos is harmed in direct official and private cor-

respondence. I believe undless haven has been done by this Lead Morley's weekly letters to Lead Mints disclosed the fact that the enther of "Cornpromise " could not endorse this view even when he was secureded by the Viceroy of the cornect intersectative of the statute that the Secretary of State's "surreme which evidently intended that the direct administration of India should be entrusted to the Government of India, alarmen of course, subsect to the surrence control of the

Loof Master's Secretary of State. East the present Secretary of State does not read the Acts in that way, and claims his right to interfere with and command every individual in India. trilionally it is impossible." It is strong represent, but it reported the references that exists to-day. There is exceller aspect of the care also, namely, that those are advantages derived from the Repetitory of Rists

having the supreme control No doubt the Indian Conscils Act and the Indian High Courts Act of 1861, ware suggested by Counting and accepted by Str Clarries Wood, but the Indian Councils Agt of 1889 was that of the Drike of Arryll. To Lord Cross and to Lord Murley respec-Sometary of tarely, are due the credit of having given India the Indian Commis Act of 1892 and the Indian Councils Act of 1909, the latter better known as the Minto-Morley re-

forms. But the greatest of all are Lord Crewe's Durber demains and the Montage reference of 1919. These were not conceived by the Government in India, nor, when conctived, whole-heartedly supported in Tedia. Bethat on it may, no small part of the daty of the Secretary of State consists in converting references made to him by the Government of India. Not that it is imperative upon them to make such references except your casetons of great political or financial unperiance. When a fundamental principle of noticy, obsertantal, myssicipal, local solf-Government, financial, revenue, commercial, military or foreign as last down and scorpted, in present he is to the Government of India to be departed from, it becomes of Date of occase a draw with them to consult the Socretary of State before putting their hand to the plouch. Referspons, when made, must be subsect to the direction of the Secretary of State whose decoders as to the line of sotion to be adopted in final and shall have to be carried out to the letter laying record, of operas, to the needs, and conditions of the equatry. If these require a departure, however sharist, to be made in the work of the actual carrying out of the policy, a representation to that effect of them. references increase or decrease in volume according as the Governor-General and his Council are strong or weak. Some Vicerors have been known to have taken upon themselves responsibilities which others smong their undecember or successors would heritate to under-

Part III.

(a) The Council of India.

The Secretary of State is emisted and semperted by a Corneil called the Council of India, commoned of not

less than 8, and not more than 12, members selected for

a term of five years from among Englishmen and Indiana of experience and knowledge of Indian affairs. who have distinguished themselves in one or other of the verious services in India or in the public life of the country. The condition that at least one half of them

less than too years previous to their applicatment, is a size one not for mambership of the Council of India Partisment no doubt recognises the fact that India is progressing in rapid strider or also it should not have prescribed an absence of five years from the country furmediately preceding the apparament as a positive

durablication for membership to matter what the other oralifications may be. It is the Secretary of State who decides whether the number of councillors tween the two, and once aumpirated by the Secretary of State, they are irremoveable for five years, the statutory period of their tenure of office, except by the Crown, and like the Judges, upon an address from both Houses of Pauliament. Any one or more of them may for special reacons of public advantage he re-appointed for a further term provided the reasons of re-appointment are hild before both Houses of Parliament, for them to be union fed to to the validity and windom thereof. Members of only those smoon them who are of Indian domocle recolving at the rate of £1,800, it being thought equiphi to extend to Indians holding office in Earland the minciple of " oversom allowance " established for E men in the service of the Government of Train. The equity of the principle is estibulated by the economy of the situation for, while there are three Indiana werene is Ructured, there are thorough of Ractishmen service

in India, drawing 'overseas allowance,' all from the Indian revenues Be that as it may, the Councillers are disquelified from sitting or voting in Parlisent, and are communicated to discharge web reduties so are outrasted to them,-all in relation to the Government of India. One of them, usually the senior member, is the Vice-President of the Vice-Post

Council of which the Segretary of State is the President Meetings of the Conneil are held as often as may be necessary, or as offen as the Secretary of State rare direct. but never has than one meeting a month and except in motion which receive the decision of the averaged majority for the Secretary of State to take action upon his opinion is final even if he should be in the minorit And no locateous transacted at a meeting of the Council

from which he is shourt is to be deemed as having best accepted for final action, trakes his opproval of it in writing is carrieded. For facility of horizon the Cornell of Inche is divided into percent committees, each in committees, cach in change of one or more branches of public business, and the rule as that the decision of the convention to be by

recorded as the decision of the Council, unless the Secretary of State otherwise directs. The committees are of Figures of Political and Secret officer of Military affects of Reserve and Statistics of Public Works, al Storm and of Judicial and Public affairs. In the declara-

of their duties the councillors raffer from the same saucralous condition which unfortunately is a permanent feature of the Government of India and of the Provincial Governments, and from which, experience of the actual working of the administration tells us, much of the troubles even under the reformed constitution arise. It is the right of direct access to the Chief which the devariantal Secularies have over the heads of the members theraselves. And in the Council of India, the

members sen in a far worse position than their confreres. are, either in the machinery of the Government of India. or of the Provincial Governments, in that, in Infis, they are, or have a right to be, in full possession of the facts of the matters referred directly to the administrative head by the Socretaries. In the India, Office they are not, for, the members of the Council of India have no right to know more about a case than what pleases the Secretary of State to place before them. The Secretary of State moreover has the power to refuse to submit any particular once before the Council, while carrying it on

with the help of the departmental Secretaries who, as executive officers have the right of instantion, a privilege denied to members. The Council of India therefore, is an advisory holy, and though, even so a premanent part of the machinery of the Government of India at home, it may be replected as a political entity. It has a constitutional importance all its own, and plays so important a part in the direction of the administrative policy of the country, that it has often been asserted that the nooner it is abolished the better it is for the Government and people of India. But after all, the

Socretary of State must be said to exercise a great induenos over his Council. Without taking recourse to means which may he politically justifiable, he may always place himself in a position to command their sup-

port if he is so minded, as is crident from the fact that Socretains of State of such divergent political views as Lord Birlembend, a self-sufficient and impresses politicing whose conservations amounts almost to indiscretion and policy to exploitation and dictation and Mr. Wedenwood Bein, a Socialist leader irretrievably wedded to the finish administrative policy of the greatest good of the greatest number, from which he may not devise without stellifring hymnelf or the great party to which he belongs could, in eccession to each other carry on the deties of their office with the sal of the some Council. The only other possible explanation, rather an unkind one, is that the members of the Connell care more for their pay and position and less for the function of their office. They all appear to be in political agreement with the Secretary of State to recourse has to appoint or re-appoint them, and put them in a position of security a sefor the statutery period of source of their office. In the foreign result. the country bloowing is an often as not level in an much light or darkness as it may suit the Secretary of State or the Cabines to which he belongs, to keep it, and that is why we have been constrained to remark that the

theoretical nitimate control of the British electors is (b) The Council of India.

more a shadow than substance.

The object with which the Council of India, was Discussihought into being was that it could advise the Secretary was of State, composed as it was, and as it has been, of men Gual of of long experience of Indian administration and of wale. and intimate knowledge of Indian problems, though not recent. This is the assured purpose of the Cornell of India, but the time of life, negative between \$6 and \$60.

at which he members are called upon to serve on it, as considered by recognized authorities to be in length caps. He of subpring themselves to the obscured conditions of Englan political life, from the Solat of which after all. Latin frows the majoration and to which, in her political neptrations, the is making a might advance,—shared day by day. Desiragnated public servants they are.

ne month

day by day. Destinguished guidin servenis they serted likely price to be eleberate in other sittleties betarily require and referen. They are the spatter of "better require and referen. They are the spatter of "better require and reference to the spatter of the Destructure that the spatter of the spatter of the third has been brought up in, and of which for 50 or more of this best bought up in, and of which for 50 or more of the best of not not not not successful the life they have been promoted figures. The utility of the Consult, however, might come in, if the services of its number were without whereafty of the life price time, are expalls of inhibiting requirement plane. But the ref-

de lumb de lumb des el Da (resel.

outgrown.

are capable of inciding programms than. But the real circles with which the Durrel was regioned and imposed upon the constitution of Iroha to elters look upon the constitution of Iroha to elters look upon the constitution of Iroha to elters look upon the Durrel of the Secretica of State for India whose conjunitions of strength true association with the Ostman, thepsel time greatesty to discuss the other part of the part of the part of the part of the Irohand to the Irohand Irohand

fel Committees of the Council

The Council of India, as I have observed, is divided into several committees, each having four members, according to their presumed knowledge of the subject bloby to be reformed to those so that, such one of those may have to, and as a poster of fact does, some were one or more of its several concesitions. The departmental rane Secretary is Secretary to the Secretary of State as " Council, in the perfectler department by represents and fee not in any sense, Secretary to the Council of which the set of the Secretary in the Assertant Under-Secretary of State. The feest.

roodure followed in thus. An order is contemplated to tenter be sent cet to India. The Scoretary to the department within whose province the subject matter of the order has, collects off papers and information connected with it, with the saf of subsedinguies and assistants in his Produced Separtment. The order then is drawn up by himself in pain the force of an official latter, or reely to the Govern- as

mont of India, and the deaft to made is submitted by the form the Secretary himself alone with all the papers and information collected beforehand, to the Secretary of State for bia inspection and approva). It is not no proposal thing for the Secontary of State himself to redraft the whole correspondence in the manner he desires to put the matter to the Consequent of Yafia, though usually lerither approves of the draft sobmitted to him as it is. or settler it. This draft is then pinced before the Conmatter of the department. Should the Committee hep-men to have our missiving about the draft they subject the same to orderies and suggest alteration. They might even have proposed doubt despatches themselves, if it were possible for a committee to do so, while sealed round a table. In practice, however, instead of taking it

upon thesoselves, to reduct the despatch, the Committee them in the light of their vaggestions. The power of light of their vaggestions and not to initiative belongs to the Sometary of State and not to a few Council or its Coun receivable attached to any one member, entrains being of Sein. expressed collectively both in the Councilles and in the

reed account.

Commill. No search despatches soodword or sent out by the Seminory of State are placed before them. "Styleine seminory of State are placed before them. "Stylene committee, are the best of the Greenst and of the Committee." On the accountry body, with at Leel Polarestron desired it to be, in owice that the experience and states 'pidgment of retired best ability-bodied Indian Officials might be taken advantage of our times to

(4) Utility of the Council of India.

For sometime past a considerable controvery has arrison round the question of the retention of the Commit of India. with the only result so far, that the Joint Conor incom, what the only possess or mr, man the John Conand have definitely declared themselves around the abolition of the Conneil of India "They think," says their report, " that at any rate for sometime to come, it will be shadeled recovery that the Secretary of State should be advised by necessor of Indian experience, and they see convinced that, if no such Council existed, the Secretary of State would have to form an informed one if not a formal one. Therefore, they think it much better to continue a body which has all the advantages behind it of tradition and authority, although they would not debut the re-adjustment of its work so as to make it possible to introduce what is known as the portfelle systere. They think also, that its empiritation may advantamously he modified by the introduction of more Indians into it and by shortening of the period of the service upon it, in order to ensure a continuous flow of fresh experience from India and relieve Indian receivers from the necessity of spending so long a period as seven

dates on the cates on the cates and continue of or Consell years in England. "An against those argarezzio, cusnut the linkus priferens sol, "The nex not inside a language and the linkus priferens sol, "The nex not inside a language Englands?" Thinkus years ago one of the most powerful Possion Ragistarille "Rajing years ago one of the most powerful Possion reaches that ever niced upon an fastian platform or hemost a large in ord or will fill Conte. In Emstarge encycle by the same official intenset, testing in the mass of child clauser, deposit in the same of clause of the primary the mass of here, who, also with the least of imperium, and the men call here, who, also with the least of imperium, and the men call here, who, also with the least of imperium, and the men call here, who, also with the least of imperium as

energed by the same officed interest, trabed in the energy collection control, seeing in the same official programs are controlled according to the same of fined programs are remainly underwording to themse that a third in the more, more than a political reference of their according to the same of their according to the same of their according to the same of the same of the same of their according to the same of the same o

Mr. Galacien. "It his provey of the Cornel chariter," Inferior in accurate as a singuan, without the knowledge of Parliciases, without the knowledge of the Control, as a singular property of the Control, as a singular property of the Control, as a singular property of the Control, as the Similar Singuier. "This is a relations to the Yennian Singuier." Which are relations to the Yennian Designate. The control of the Similar Singuier. The control of the Singuier of the Parlicia Singuier. The control of the Singuier of the Control of the Singuier of the S of the Council of India comes from one who has been a member of it for over thece years, Mr. Serendrough Mollick, C.I.R., a man, honoured and respected in his own country and having grassine intentions of co-operating with the Government to render service to Judia. In has ovidence before the joint Pres Conference (in fact the ecoference was neither leint nor free) in correction with the Stonatory Commission over which Sir John Simon precides, Mr. Mulifek is recorded to have said that he could quote metanoss from the diary which in had kept from the day of his appointment here (in London), how Indian interests had been excriticed by the India Council. Virtually, the Military and Political departments were dictators and could get done whatever they wanted. The Secretary of State fid not know the Inflan members and once Lord Birkenhead called him Ofe. Multick) 'Dr. Paranipre.' When questioned why he

High Court? But the latest testimoer of the futifities

Trickney of members of the Council of Initis.

And warse still was the selemn deoleration of another class and the Market, it is upon consistent for Correct of Losis on the Co-Mark namines of Market Correct of Losis on the Co-Mark namines of the extent. This share narried to conserve the new conserve the conser

did not potent against his views not being Intend or being teoted uncerescentiously. Mr. Mullick soid, that he had done so in the beginning but the Sceretzey of State dumined him with the our reply that he could not carry out an individual member's beheats. Since thin to Offs. Mullick had took his messe. tany of State skil not oven know all the namebers of his

PART IV.

OFFICE.

(a) The Henry Generatoral and the Principle of

With regard to measures of administration the

ion, nelpiec obje the control of the Braich Patheresas. The canadi of a survey by the Secretity of Basic for "No. The canadi is a survey by the Secretity of Basic for "No. The Control of the Pather Structure." He nested distributes, in the Control of the Ferich Microsity. He nested distributes the control of the Ferich Microsity. He nested the control of the Patheresis and the Control of the Con

pointments are arrecord by His Meiesty the King, 14

Has proved

centred this plans effectives then by 18s and/on. In a short, the law arenow, hus suith consume power over 250ms another of which he below GH advantage. The Lindson another of which he below GH advantage. The suit, for the fourty of 18th diversite he share of this few more clearly than is normanly known as emprand. The centres below GH shad to the contract of the distinction of the histories of the fourty of the contract of the contract of the contract of the contract of the distinction of the contract of

of Mayo claiming, as Vicerry, legislative independence, and protesting against being required by the their Secretary of State, the Dake of Aprell, to man bills the share

2

at which has less agrowed by line. These were the late of motions that and the follows before an ill from the manner of the follows before an ill from the manner of the follows before an interest to the first the follows and the contribution of the follows the follows the follows the first the f

timent the animary and constitutional range, circumstances

General ment of

one on to the ose which they were to reales of affectal negation and negative in furthermore of the

policy which had been finally decided upon by the advi-

(b) Re-amertion of the Principle. The most case that srow was under Diseash when

Lead Northbrook attenuated to assert the independence of his Government in fucal matters. " It is not open to execution." stud the Margain of Salishury, the Servetary of State for India, "that Her Malesty's Government are as much responsible to Parlament for the Govcomment of India as they are for any of the Cown Colonies of the Ecopere. Is many even be said that the resare, un the case of limin, armed with a more emphasis assection." It necessarily follows that the ountral exermust be affective also. There is much to be said in favour of the argument that they extend defend its dehate, measures of which they do not approve; nor esta they drawer all opposes in them, and there the responefficity for them upon a Government situated ten pertant measures should first be communicated to the Secretary of State for an expression of his opinson, for the sample reason as urged by Lord Sahabury tist. " in continuing the control exercised over the Committeet Let of India by Her Misjesty's Government, and the grounds for meanterning that control, it must be burne in must that the emerical refine authority of Pulliment is the toseon and the measure of the sutherity excepted by the

(c) Further Affirmation of the Principle.

The Secretary of State poors wiscon an occupio-

mity to remend the Government of India that in their administration on in their legislative action, they are sub-

ordinate to the Government at home. The trouble over the cotton furtice in 1804, in vet another occasion on which the issue was raised, when Sie Heavy Ernder laid at down that. " the principle, which rundes the Imperial Cabinet, applies equally to administrative as to legis-Parket. lative settions of its either cose a difference. Inc. prison. NO REE members of the Government of India are bound, after re-

cording contracts, if they think it to do so, for the information of the Secretary of State in the manner was eribed by the Act other to not with the Government or to place their recognitions in the bands of the Vacercy. In very case, the policy adopted is the policy of the Government on a whole, and as such, must be accepted and pos-Government." Thirty-five years later, it was passered for Lord Ourson, a former Vicercey of India, who, in upite of attentions and amony protests arguest, the " subcellnaio " theory of Mr. Brodrick, now Viscount Modile-

ton, the Socretary of State for India, in a controvers between himself and the masterful personality of Lard Kitchener, on a question of great constitutional importstee and not see his own disconfident and excepts.) fall from Vancovality in 1905, as Secretary of State, for Foreign Affairs, to authoritatively declare and lay it

down on helalf of the English Cobinet, that the Indian Government goder the Secretary of State for India was a " subordinate branch " of the English administra-

tion. This was in connection with an incident which lot to the disapprentation of Mr. Montage from the Coult-tion Columnia, heaving Lord Readons, an adults underman, to take care of bisseclf at the head of the Government of India, though, to the result of Lord Hardings It must be said, that he, as the personal representative of strange the King Emperce, and as Governor-General in Council pubm on mointained an attribute of melaporaleum. But they are sever not all an able, as statementike, as notices, or stenas sad as firm as be was against Whitehall,

(d) The Bootsian of the " consider."

The most disappointing instance of subserviouse to the laboral model or waters of the Secretary of State was furnished by Lord Elgis who had down the fernous doctrine of the " mandate " He took the incorrect view that the Genourment of India solut as the continues of the Home Covergment, and are bound to carry out orders conveyed to them by the Scoretary of State. On a well the 18th of Junzawy, 1995, in moving the adoption of the Cotton Duties Bill, Bir James Weelland, the Finance Member of the Government of India and, that " the Goveryonest have given very exceful consideration to this treasure, siret of all carefully maiching the propose on which show have based it, and afterwards striving sufficiently to most the claims of Manchester, while doing the roles according to the claims also of the Indian Mills;" was we and in winding on the debate on the Bill, Lord Strin. the Vicercy, from his place in the Council added, that "so far as we are concerned, who hold our consequences from

the Queen Eurpress, we are bound, as the-Hou'ble Pin-unce Member has pointed out, to weigh controlly the

circumstances of the case, as here other intervets as well as marris, Indian materies, are involved." The policy of ' let alone the same on the spot,' governing a large part of their official relation, particularly in posters everaling. does not feel factors with modern Secretaries of State, who are induced with automatic because its periodic tic ideas of more or less pronounced type. In the next lecture, we shall discuss wire it in for the hearfs of the State that greater independence of action rheald be true-heafed to the Government of India, a principle which has the supnort of soldie coinion in India at its back. The Goroupment of India may not yet be responsible but it is maquestionably responsive, to the will of the neuric, which // majories v a Marieter of the Crown living thousands of rules oway from his charge, and not bring in direct, nemediste and living touch with public operates in the country

itself can hardly be expected to be.

(c) India and the British Pavlin

Parliaments sery control orac Govern maint of Jodin Until a for years ago, incominently spectring, the forecassest of local metallicity of the like like that people expressing thousands through the likes of the polyent pression of the pression of the likes of a strong theorems in Regulard with a storage flower and the common in Regulard with a storage flower cased a terring ent capable. Victory of catalogia poltion in Brighth public like, Italia could be germent which the could be seen that the could be a strong the could be could be seen that the could now the Covernment of Datasets asserting the quite flower than the Datasets asserting the quite flower than the could now the Covernment of the public with the could now the covernment of Datasets asserting the quite flower than the could now the Covernment of the public with the case no constitution.

logislation for India has reference to the amendment of its constitution and learn sweet by the Secretary of State. (2) It may require its approval of rule made under istation allowed to be passed in India and man evated nor that lexislation titelf through the Secretary of State. (3) least It may control the severage and expenditure of India, had

in penotice it does not do so except indirectly and in the matter of military expenditure beyond the Indian from

Gere directly. (d) Like every negalar law-reaking holy it may exercise control over the executive by the usual means of interpellations, amendments, resolutions and motions of adjournments." To this list I would add that a were namerful wearon in the bands of Parliament in a vote of want of confedence in the Secretary of State for Indie in the event of his making an attempt to foot its authority and central. All that has now changed, if not exists observed, has become phosiete and of acedemicel interest by the more fact that the salary of the Secretary of State for India is, ter of by the Government of India Act of 1919, a charge state-

upon the British estimates, a circumstance which man exaltes the British elector to have a direct hold upon the scenario ultimate Indian authority for whose services he is called room to year. In that sense the House of Concerns, the

offirmate court which assections the estimates, has now a direct control over Indian affairs. And imagine how onizion changes from year to year, for, what was voked down in the House of Common in 1906, the instraint

of the salary of the Secretary of State in the British crti-

mates, lest it should bring the Indian administration into

party politics, became on accomplished fact in 1930, for, Penar belt

as foreshadowed by Mr. Montagu, it " will enable my men of live quertions of Indian administration to be discussed by Oce

India o reprison in it. by the flow lary of Brate. the Eisen of Commune on Committee of Supply: "We minimise not the subsequent that Summer of Street or the British or Citetion to Many and the Summer of Street or the Asia of 1900 is a few carried "longs and sides." in the Asia of 1900 is of committee "long sides." in the Supplement of Street, and the Street, and the

method of emercality. See excised. quantum relating finds on the review that the Histor is per into committies, occuried the Indian Heneral interaction, but the offered on approximaty for a Printer and Committee of the Committee of State 1 and proposed to the Contract of State 1 and per interaction of State 2 and

quest file quesan of India in the Levin than in the Cumment

sakery needs sed ming five rice to a long dissuming-Bott to swisting and soop of Parliamenting quantizes shoul India keep the India Office busy steemy smitter, and add approximating to the necessor of the other comparies such the expositions of India, shope they comtactly accordance bedgepathe constraints with the Generations of India." As an example of a day's wirel, 1 might result the fact that the Parliamentary spokenoms of the India-Office was called upon to survey quotions should delib controlling, supposed nathway extraprises, Indicasculates of the array, facts connected with a secret oder ried in India, tensterent of progress on units solenas of the se certain officials, qualifications of others, guests of an energy Indian mercantile marine, the intentions of the Govern- non to Indian moreover marine, we instructe in see overcomment as to footbecoming legislation, and the expert of five menloys. Fairly representative these captives are, and they were made at a time when neithers recovered was inspering. These questions at times have been carned to week longths that as late us on the 15th of June, 1925. the Scenber of the Howe of Consecus had to remark "I have observed a tembercy to put as the House questions which have already been put in the National or one of the Provinces! Assumbles in India. I would not Han'lds morthers to reprender that we have delecated sertain accessions in India, and to see their discretion in accordance with the general rule." He long however, as the Secretary of blase regards recognible to Parliament for the general conduct of affairs in India, there is not likely to be any discinction in the extent of the variety of subjects on which he shall be called upon to furnish

(f) The Present Arrangement.

The excitor garagement may be fescribed in the work of the Otree Committee who chernels—"We tracked that it is the intention of the Things's effective that the chernels that the most of the Committee that the control of the Committee that the Committee

contribute that charges incidental to the forcast related be next treat historial necrosors. They force a neural part of the cost of Impress obstances, and don't be not be not of Impress of Indianatesian, and don't seem of the cost of Impress of Impress of Impress of wood insteady continues in the near by Indian, as whose seem of Impress of Impress of Impress of Impress of wood insteady to obtain which is best in the residences. Seem of Impress of Impress of Impress of Impress of Impress of Impress Seems of Impress of Impr

Crame Committee Non devia entisis principles on the offeniment () that makes the rightered to have regarded the political and deministrative world of the date, as distinct from agency what () is a projection of the contract of the cont

A further device for direct Parliamentary control is to be found in the introduction of the Standing Com-

cotton on Judges affeirs, elected each session of 50 years, and hups, each House of Parliament election 11 mornbon. of the Jornt Holost Consentition to whose enthelieuty. the bear present infine constitution owes so much, whether in access the domain of the Act itself or of the rules framed under whe it. This Committee is committeed to consider all. Acts Governor or the Gavernor-General as the one may be.

meaned in the certificate according which we shall discrass later on. To this Committee is also submitted for approval all amendments in, or molifications of the Soiles made under the Generalizet of India Act. more some gity for which is represed by the actual working of the min sol constitution of India, which in its nature is novel and extense may be developed or perfected according to expenses

Assessor Weary on Bertaup or Delica.

The High Commissioner for India.

Under the new countitution the powers, and authority of the Secretary of State are no longer or

hat are divided with the Slight Contamisation for Instanna officer of very high deputy. In final was mit private proving of multing contenses for earl on solutif of the theoremized to fock, and multifluorate other datas by abligation, previously assumed or discharged by the Scientist of Slight or the Societies of Slight in Contail. This dignited of the last here brought into Issue in Contail. All and the slight of the size of the Contail of the Contails of

sort rapes enged in Looks by the High Commomans. ne Lord Creves's Constitutes who observed that, the time had " come for a dosestroation between the agousty work of the Jodge Office and its political and admirestrative functions, and that the step would common itself to all clauses of occupies in India as marking a stage towards full Demission states." They accordingly congamended the transfer of all agency work as a preliminary step to a dia's representative in London. In corrying out the preuceal the Stone Department has already been and the Accountant-General's Benariosent, shorn of work connected with higher fusinge, is some blocky to be traceferred to the Hurt Commissioner, receiving for whose appointment, pay, pennion, powers, fution and condutions of employment have been made by His Majordy by coder to Council, as laid down in Section 29A of the Government of India Act ld the following terms: " His Mainsty may by Order in Cornell make provision for the acceptment of a High Commissioner for India in the United Employs, and for the pay, persons, powers, duties, and conditions of employment of the High Commissioner and of his seriotopes; and the Order may

say of the powers previously exercised by the Scenetary of State og the Secretary of State in Council, whether under this Act or otherwise, in relating to making our

Spanie Sour for Julie tracts, and may present the transferies under which he shall art on belief of the Generon General or General early load government." Beerdess to say that the Calor contrasplated in the station may present has despited on a side of the station may present has despited on the first power bibliefer concerns by the Security of Solor or the Security of Stokes to Consult, particularly in relation to making containers. Such delegation has already been made in oil to Order to a corprehensive contrally been made in the Order to a corprehensive contral has presented the confidence of the Order to Compressions with a set in behalf of the Order to Compressions will all set in behalf of the Orders of

If aim presentes the confliction ranker which the Highcomproximent shall are helded of the Governor. Comproximent shall are helded of the Governor. Confliction of the Comproximent is taken between children for my sure, and remitted to a shaller of these thousand posterior area, payable out of the construct of Barks, that English Commissioner for Ladis. New Section of Barks are the Comproximent of Barks and the Comproximent of Barks are the Comproximent of Barks are the Comproximent of Barks are the Comproximent of Barks and the Comproximent of Lifest And Conference, which is described as known as the Comproximent of Lifest And Conference, which is described as the Comproximent of Lifest And Conference, which is the court of an open significant of the Comproximent of Lifest And Conference, which is the court of an open significant limit of the Comproximent of the Comproximent of Lifest And Conference, which is the court of an open significant limit of the Comproximent of

Subject to the provinces of the Government of India Act the duties of the High Commissioner are:—

from that of the Becretary of State.

(a) to not so the Agent of the Governor-General in Council in the Heited Kinsdom:

(b) to act on behalf of the local Government in the total

Ends for such purposes and in such once of the me the Governor-General in-Opinici may compresente: and (a) to conduct such husiness relating to the Guserroment of India hitherto renducted in the office of the Secretary of State in Council, as may be assigned to him by the Secretary of State in Council.

The position and dignity however, of the High Correspondence should not be wistoken for those of the High Commissioners, otherwise colled High Commissioners and Acents-General of the Deminion Governments, who combine in their offices, in addition to the political agreet those of a resident Ministry, the construmatters of which their respective Governments are consistently endeavouring to read forward with a view to estab lish the constitutional principle of the Agento-General serving as links between the Colonial and Tenzerial Goverronents, thus making the office of the Secretary of State for the Colonies an obsolete institution. In any event the Agent-General is an officer of high political importance whose shility to speak with authority for and on behalf of the Dereinion he recovered in restricted, and is felly recognized. The High Commissioner for India neclottee for India functions of asyncy only, as distinguished from

political functions analogous to those performed in the offices of the High Commissioners for the Dominions.

Page I

Introductory.

The East India Company Act of 1848 made no change in the constitution of the Government emblishad by the Act of 1750, or in their powers. It however, athroved a thing of great historical importance in that, it puts an earl to the training powers of the Company.

Tracing Powers of the Company put an end to

The respective depths of the two Arts are quite selection from the cell. The color and it is estimated to explore the cell of the cell of

contemplated, and in fact effected by the Act of 1813.

(e) The Governor-General of India.

Pierra Ida.

By the history-main deman of the Charles Act of Section 41.83 the Government of Sanka come to be vested in the section of the Charles Act of Section 41.83 the Charles Act of Section 41.84 the Charles Act of Section 41.

a paths Cornell houses for control of the Goropac-Cornell of Fort William in Beggal, Perë St. Goropac-Cornell of the Goropac-Cornell of t

potentiely, and the still distrement and Generace is also potentiely, and the still distrement and Generace is also consistent of the still be beautiful of the still distrement of the still still distribution of the still distrement of the still distribution of

The Depay has atom of selection. See the cline of the Depaysh overcoming Georgencephip to the cedinary Menshers of his Gennal, —a fact which was responsible for the installation of Likeotenant-Stremmedaly in Bengal, until Jones away with and supersoded by the system of Presidency Gor-

emmera in April, 1943. It will be noticed how the train-Guerron-General in Conneil of Bengal became the mercan General of India in Cornell, and having bear became Overnor-General of Indus in Council or advaller strang recorded from his obstrace of the Presidency of Post William in Bengal. In will also be applied from the sections of the Act of 1818, cited above, that along with of Agra, i.e., of wint is now known as the United Prowiness of Arm, and Oodh. Two years later, orsertungly was taken to accord this last provision, and a Legale feature part-Governor was prescribed to be appointed for the Course Promises of Ages as well.

(h) The Renand of the Charter At the renewal of the Charter, the constitution of

the Government of Indan was subsected to various modiand have expressed no small refrience on the obscuctor and porclarity of the administration. The power of logislation was withdrawn from the Governor and Council at the Presidences of Madra and Bonday, and Washingtoned looked in the Logislative Cornell of India, which was at a loss the same time wated with authority both varied and entensive. It was empowered to legislate for the Crown Courts, which had prior to this period been always in-dependent of, and occasionally opposed to the Commun's Coverage of . It was also entracted with the delicate but now set presently task of revisitar Agts of Parliament passed in reference to India, in every case in which they appeared at a a to receive modification. The Charter likewise placed the two prince Presidenties in a state of an complete enterviewitien, on all political and francial questions,

to the Surgeone Council, as the Presidency of Fort William had been; and, it gave that Council a control

over their expenditure, which has always been reguladed by them as odnous and a source of constant irritation between the two. By its necession, the Presidency of Benral was detached from the Government of India. and broken up into two Divisions, those of Calcutte and Age. The former embraced the Provinces of Bengul, Behar and Orism; the latter, all the coded and con-

quered provinces in the North-West; and these two divisions of the Presidency were to be administered. in the one case by a Lieutenaut-Governor, in the other by a Governor, ordinarily the Governor-General without the sid of a Council, in imitation of the system obtaining in the Governments of Madrae and Borchey. The unalterable seal of finality was given to this pertition, by the establishment by Lord William Bentinck

of a separate Court of Ampeal at Allahabad, to deal with metters judicial belonging to the Agra Division,--a. lesson which has been taken adventage of in our powtime by Lord Hardings when constituting Relay and Orien as a Province superste from Bearst, and which was lost sight of by Lord Carson, when enforcing his ill-advised measure of the Partition of Rencel in 1918.

(c) Government of India separated from the Government of Bengol.

But the first promien of the Governor-Governal of India in Council from the Government of Berget did not take place until 1853, when the Court of Directors

were removered, should at any time they think fit, to direct the Odnerace General of Testin on Council to coses to be the Governor of the Presidence of Port.

William in Bengal, and to declare that a semeste-Governor shall be appointed in his piece in the manner servided in the Act of 1883. Along with this, the Spraggor-General was further sufforcised to cut up the Presidency of Bengel,-on arthority which was green him by the Act of 1833, but suspended by that of 1835. " ander the control and direction of the Count of Dawnters at home, and, to suppoint a Lorestennot-Governor ine any part of the torritories of the Company, and presorthe his authority. The mass Act regrided that if a separate Governor was not speciated, a Limiterary Governor could be. The very next year axw the metallation of the Licotemant-Governor in Bengal, in place of a reparate Governor, whose appointment was Lineaupanetionnel under the Act of 1835, but was never circu effect to. Bombey and Madras were released from the immediate control of the Governor-Geneval of Indus in Council, and, they were permitted to legislate for them-

selves, except in matters directly under the supervision

of the Conveniented Disks.

To the Many Terror was the same proceedings of the Convenience of the Convenienc

of 1784, generally styled Pitt's Act, the referministration at the those Presidencies of Beneal, Madeus and Ferribas. was realed in a Governor with three conneillors velove control was by the Act of 1798 further extended over Madres and Borobay. Thes provision between recease, ed for all practical purposes a dead letter, because of the difficulty of communication by reason of the encugroup distance between the three places which were not connected either by rail, or by steamer. The first of the loss of the tending succeptly of the East India Comrarry in 1812 and the various reforms covered in its train, and introduced into the methods of Indian admi-

proposed the ground for the fatel blow dealt to the East Inch Correspy by the Art of 1853.

pistration by the Act of 1888, may well be used to have (d) Becureuse of the End of the Cannana

The origin of this Act raight be traced hack to the last day of March 1853, when the Coart of Directors of the East India Company, as represented by the two teol, to ask what was the intention of His Majusty's Government, respecting the future administration of the Company's Indian Personaum "Beforing to the unied." Sir John Hope and Mr. Remell Ellice, wrote. " fixed by law for the continuance of the Government of the British torritories in Tudos profer the East Terlin Company: and referring also to the statement mode, in Parliament of the untention of Her Majosty's Munisters to propose this session a legislative arrangement for the feature Government of India, which although embracing

medifications both in this country and so India, will be formulad on the centers por existing we are recessful in

the Court of Directors to express to you their assistandesire to revelve as corby a commencentum as possible of the modification which is now be intended to monore try may consideratly say also, on behalf of the Court of Preparators, that say changes calculated to strengthen and attractivate the existing system and offertable to adopt it to the requirements of the secola of India, and to the development of the resources of that country, engnot full to sense the confial consumers of the East India Councar." Her Majestr's Government had made up its mind about what to do with record to the fature administration of India. The Company's letter makes was a feeler, but it failed to serve its perpose, for, after a lapen of ten days the President of the Board of Control wrote a regir, the value and importance of which were bounded by the sheet of paper in which it was contained. It was cort and in fact, an absolute blank. Sir Charles

their wast on in very. "D is with the greater statistics that I have necessitive assessment of the could be below the state of the country of the country of the presention of the poor generates of the country of the presention of the poor generates of the country of the count

be grade. The new Microsterial project for the future measure

Wood admended and the receipt of the Court's latter and

Compressed of Tarks was to be unfolded on the first ast Jone. In the meantime, Ser Charles Wood, afterwards Level Habitov, Increaseful to the India Henry a " Messesof India, which it appeared to Her Mypety's Gavernmost after full and arrayce deliberation, that it would be advisable to adopt." The measuredism can as fol-Measuratum 1. " The Government of India to be continued up

the Rast India Company, with all their existing powers and privileges, and subject to existing restrictions, until Parhament shall otherwise provide. 2. "All the provisions of existing Acts and Charters except in so far as they are altered by the Bill,

8 "The Court of Directors to consist of eighteen

members, of whom twelve are to be elected by the necwho have sorted a cartain time in Trofa. In the first instance fifteen out of the arrespt thirty Directors to be shown by the Cours, and there only to be manned by the Crown, and, on the commence of the first three wanncies in the number of the elected Directors. these reserto be named by the Grown, tell the full number of on in

4 "The privileges, qualifications and powers of all the Directors to be the same in all respects. 5. "One-third part of the Directors, both elected and nominated, to go out every second year, but to be

cligible to unmediate re-election or numination. 6. "The appointment of students to Harlesbury and Addiscombs and also of Assistant Surgeons, to be

, open to competition, under regulations to be framed by the Board of Control, from time to term, and laid before Parlimerat. No afternion to be unide as to other aptwintments to the Indian Service.

 "A personnent localerant-Governor to be appointed in Bengal.

 "Power to create a fresh Pseudency or Licelement-Governmentique.

9. "The menication of members of Council in Institute to be subject to the approbation of the Crown.

 "An enlarged Legislative Connoll to be appointed in India. The Governor-General to have a well on the sels of the Legislative Connell.

on the sels of the Legislative Council.

11. "A temporary commission to be appointed in England to whem the reports of the Law Commission of Ledis shall be referred for their report and suggestions, to be withmatter sent in the Levislative Council.

10. "Repress to the Legislative Council 12. "Repress Court and Sudder Court in each Pentitiony to be united, and an improved system of judgestion to be introduced.

nature to be introduced.

15. "Appointment of Advances-General in each
Presidency to be subject to the approbation of the Cown.

 "The Communiter-in-Ohief of the Queen's forces in each Prosidency to be Communiter-in-Ohief of the Company's forces.
 The recent light of the number of the Com-

any's Ecoupeus forces to be enlarged.

10. "Salaries in India to be regulated.

17. "Furlesses regulations to be xusualed."

(e) The Party of Befores.

The policy of the Indian Robous Party of which me new John Bright and Richard Golden were the most notable figures, does not appear to have taken any very definite. New shape in their mands nor in those of their colleagues. Despite a hills assillation in their reason of action they had observe determined upon their terries. Their reasons the control of their terries and their thousand of histories. By all their thousand of histories was to undertake the control of their thousand of their thousan

Dually Supresser, the Bupert of the grety, were to to the flight defineability meet to show invested in all gravit of the field and in change whenever consists offered, with a rapid descented of consider whenever consists offered, with a rapid descented of consider whenever or quilturfere, silk, everything possible shout Bolis, and securiting breakly about the field of the constance, was to statich both principles and present to the security of the significant field of the constant of the consequent and the security of the significant of the constant of the consequent and the security of the constant of the consequent and the security of the consequent of the security of the consequent o

con be was to concept the highest general and the force; he was to deal in the Millest generalities, and obtain the was to deal in the Millest generalities, and where the properties of the pro

Higg. The Bill beforeer, sealed the fish of the Outpear, Thought in the Dealls downmant as a visible
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of Director, to the same part on a to Debutter propose.

in one place, and the Board of Control in another, are

not very likely very speakly to write in one openion upon only decistful point." This is the deliberate openion of no loss a man than Ser Georgy Consider.

(f) John Bright and the Double Government.

In his indicate stated, of the system of Double force, been convened, when Beight made proper on of the Gauge state. Our pleid is option, as I may that that of the Felor Ray to see a device considered playeres was that, the "Double horsests considered playeres was that, the "Double horsests considered playeres was that, the "Double horsests considered the mercificity account of discrete rad of the convergation took leads, and provinty and writtedness among the people. In had embranced our finances and other convergation took leads, and provinty and writtedness around a six of these convergations are not allowed to the convergence of the convergence of

sold of existency, and not not be now prompted sound to the control of the contro

to susty-door guarlanne in Levelenbell Street, thus the approach one mass, who is been body, and greet bennegrey, insolated over by a goals of Parlimentary Nordestring, the translation section of a hydrometricary Nordetrial to repligation of our methodorus whippers. "The part history of indick," Bedgiden such behalf of this Tudius Bedgings Parly sugged,," in a linkary of greenous vasted,

holy credit deny the right of the Bast leiths. Grampacy to compaline of many thange which had been close by the Boulet of Couriel, and if the two lookins were left to print and, edge we should create to in consists representations of what they mady warm. "The Congrany, thengold the Board of Couriel with having such inncreasing varnation synaktheet the remarks which they exhibited." The system of Dockth Government, is will be some, was on young of Dockth Government, in with the some, was on the state of the couriel of the state of the couriel of latine system of Government was the best of the couriel latine system of Government was the best of the couriel of durable cost, and whether the Bast latin Corepany was

(g) The Transfer of the Government.

the final stroke however, was dealt by the Governtions ment of India Act of 1888, which vested the executive

stemmination of the Governman of India, furnity in the Govern of Registal, whereapon the Governor-Govern of India in Connel, as representing the Crown, came to be incore as the "Victorey," for which term there is no stability outliedly or recognition, shibough, the said of tropic mentions in expect in the late, the Queen in the Figutory of the Connel of the Conn designated by "first Version and Georgea-Liquid at Green's array of explanation in the large and Versa "final" array we have been first like . In , sear of the recovered here in the course of the little been referred to a rank. By the "final" construction of a productive been referred to a rank. By the "final" construction of the state of t

to which we not gradually but surely drifting.

" It may be saled," said Bright, " what I would reposubstitute for the Covernor-Generalskip of India. Now, I do not peopose to abolish the office of the Governor-General of India this service. I am not proposure out clouse in the Bill, and if I were to propose one to oney out the idea I have expressed, I wright be answered by the assument, that a great part of the nonsistion of India was in the state of aparchy, and that it would be most inconvenient, if not disagresse, to shelish the office of Generator-Centeral at such a time. I do not mean to remove each a thing now; but I take this opportunity of stateout my views, in the hone that when we come to 1863, we may neclose be able to encoder the question more in the light up which I am endeavouring to present it to the House. I would propose that up should have Printed Prosidenzes, and not an Empire. If I were a Museulev, o. which the House will admit is a bold figure of speech,

being more compact geographically speaking, than the would rive at a Generace and a Cornell stiff, but would

not confine all their duties to the Prosidency of Medro-

and I would treat it just as if Hadras was the only norhave its france, its taxation, its tradice and its relace departments, as well as its public works and its Millitary decectromas, processly the same, as if it were a state having no connection with any other part of India, and recognised only as a dependency of this country. I would propose that the Government of every Presidency should correspond with the Secretary for India to Enhand, and then there should be telegraphic communication botween the office of the noble Lord (Lord Stanley) and every Presidency over which he presides. I shall no dealth be told that there are immperable difficulties in the way of such an arrangement, and I shall be sure to hear of the Military deficulty. Now, I do not profess to be an authority on Military affairs, but I know that Military mon often make great mistakes. I would have the semy divided, each Presidency baying its own army. just as now; care being taken to have them kopt disthat and I are no danger of any ordering or relaunder-

standing, which on emergency arose in having them all brought together to carry out the views of the Gowenmont. There is one question which it is respectant, to treat a

best in most, and that with remed to the Council in India. I think every Governor of a Presidency should have an assisting Council, but differently countriested from what they now are. I would have an own Goneril The public Loyd, the Member for London used some enpressions the other night which I interweted to mean that differ from the noble Lord. (Lord John Rossell bereundirected discept.) The noble Lord corrects rae in that

statement, and therefore I must have been mustaken. What we want as to make the Governments of the Presidepries, the Governments of the month of the Presidenbut for the non-official mercantills classes from England to to Coll wise natile there and for the 90 000 000 or 50 000 000 of Natives in each Presidency. I should measure to do that

which has been done with great advantage in Corlon. I have received a letter from an officer who has been in the service of the East Endia Courpany, and who told use a fact which has gratified me very grach. He says :--' At a Public Digger at Colombo, in 1885 to the Garactuce Sie Wilmot Horken, at which I was present, schools of Colombia the best creach of the environ was made by a Nation comnobleman of Candy, and a resulter of the Council. It was respectable for its epercopiate expression, its sound

some, and the deliberation and case that marked the uttercases of his feelings. When is no repetition of useless phraseology or finitery and it was admitted by all who heard him to be the soundest and nestert speech of the mobt." This was in Corion. It is not, of course, always

the best man who can embe the heat speech; but if what inin said in the letter, continued Mr. Bright, could be form to

said of a nation of Covien, it could be said of thorners in Tudia. We need not go beyond the walks of the Bress to find a head brossed by an Indian our equal to the ablest beads of those who adom its beaches. And in every part of Yorks we all know that at would be an quest to the people of India to say that at se not the same. There are thousands of persons in India who are competent to take any position to which

With.

some of the Officials of his Government, some of the nonthree at least of the intelligent actives of the Presidency in whom the require worth have were confidence, you would have began that which will be of meetimable value because you would have harren to unite the Government with the Governor; and unless you do that, no Govern-ment will be self, and any learnings may overturn it or these it into confraint. Now across the florerson ecoal in rank and denity, and their Council constituted in the moment I have indicated, is it not reasonable to

greatest curves of your Indian Government, would be ost altogether avoided? Instead of a Governor-Genover the whole of the country, and knowner very little about it, and that little only through other official even. is it not reasonable to suppose that the action of the forcement would be norm direct in all its detres and in every department of the service than has been the case under the system which has existed until now? Your administration of the law, marked by an much discrete. could nover leve lested so long as it has done if the Gencream of your Presidences had been independent Goverrors. So with regard to matters of police, education

nubble works, and everything that our eliminate indusiry, sad so with regard to your system of taxation, was would have up the Providency a constant rivalry for and The Governor of Modesa, when his term of often expinwould be delighted to show that the people of that Presidency were contented, that the whole Presidency leader of was advancing in civilization, that reads and all reagely for of useful public works were extending, that industry was alread to adbecoming more and more a habit of the people, and that presented the error's and error's were constantly increasing The Governors of Bornbay and the rest of the Presidenores would be animated by the same spirit, and as you would have all over India, as I have said, a rivelry for

good; you would have placed a check on that multiprant spirit of ambition which has worked as much evil; you would have no Governor so great that you could not control him or who might make war when he pleased; was and appenation would be greatly checked, if not entirely prevented; and I do us my operations believe you would have laid the foundation for a better and more permapent frem of Greenzaent for India than has seen abturned more it came under the rule of England. The street Promisoner of Madvas, for instance, leaving its own Govstrument, would in fifty years, become one compact State, and every part of the Presidency would look to the City of Mardas as its ospital, and to the Government of Muchas its relian power. If that were to go on for a century or more, they would have their five on six Presi-dencies in India hath up into so many compact Bistor; and if at any future period the severeignty of Bugland

should be withdrawn we should have so many Presidenones built up and firmly compacted together, each able to support its own independence and its own Government; upon and we should be able to say we had not left-the coma urey to that anaroby and discord, which I believe to be

But I om obliged to admit that, mere anothingry is not vuffeient in this case, either with respect to my own scheme or to that of the poble Lord (Lord Stanley). We want comething else than mere clerks, stationery, desunteles, and so forth. We want what I shall designate as a new feeling in Restand, and an entirely ness notice in India. We must in future have India superped, not for a handful of Englishmen, not for that Civil Service whose regions are an occupantity assended in this Etran-

You may green India, if you like, for the good of England, but the good of England must come through the channel of the good of India. There are but two modes of sathing savthing by our connection with India. The one to by plandering the people of ladie, end the other by trading with them. I grefer to do it by trading with than. But in order that Repland may haven with by trailing with India. India stuff must become rich, and Ends out only become rich through the bonest adminis-

towtion of instice and through antire security of life and property. Now, as to this new policy, I will tell the use what I think the Prime Minister should do. He ought, I think always to shoose for his President of the Board of Control or his Recontary of State for Tubes ... man who ensued be excelled by any other man in his Cabinot, or in his party, for capacity, for hopesty, for attention to his duties, and for knowledge adopted to the particular office to which he is appointed. If any Prime Minister expected an inefficient man to such an office, he will be a treator to the theone of England. Duly to That officer, appointed for the qualities I have just indioated, should with const scruzziousness and eventuretiousness, make the appointments, whether of the Gorergor-General, or should that office be abolished of

the Generous of the Productories of John Theore opportunization deads to be recorded for all gene products and the products of the product of the control of the control

(i) Opposite view of Prof. Goldwin Smith.

A no less competent critic however, Pref. Geldwin finish. Braith hock a fifficient wire from that cannotated by the "People's Tribone." He was for the cannotated by the "People's Tribone." He was for the cannot price of the Government of India, and, in a series of letters be not the maintained this view with great those and vigors—each of the upon colonial principles but upon principles of Impetial when the properties of the competition of the contract of th

when "The will probably have", "—be held forth; — "dependent of the high at the regions of the held to the held of the held to the held to

Head of Delate Greengant to be propossible by main responsibility, deaden the motives to vigerous exertion, and possibly allowed a clock for misconsheel. It is not sprebble that had the Governer-General stood allow to native: presently at the law of Ragfish public opinion for his own officence, he would have direct to other tallo the Mighan War. (The allamon must be to

Earl of almunifolds to be as Japaner under the Japanel Statem

colter into the Afghan War. (The allemon must be to the first Afghan was of Local Anderson in 1800 and to to the ni significant of the collection of 1800 and to 1870, at the behand of the Suri of Bencontrollel, the Prince Minister, and the Menquis of Stalahary. See Feesing Benesiony). Data is not a colory or a matter, but Bengire; and sa I have said before, if you are to have an Express, your search have an Emproper.

Want of forweight in Prof. Goldson Smith's view. Professor Goldwin. Smith was no doubt a relition.

Buildy's proposition inspending philosopher, not a new which Bright was. His exprised to the last heads a squeezed Exprise and to relie it with an archerosin maximum of the Grown. The proposition was boild once, but an archerosin maximum of the Grown. The proposition was boild once, but an archerolish an if was boild, and could only have been surged by one who was in deep and of the growth of the property of desirably with the unterestable subject. A deeper by a single set tray of a minimal and one of the property of the

Problems also de medid the minimise which he has coused in inventoriable? What need of a despot when those now must at home well expeals of understooding and managing Roffma effairs, when there exists for the gridmans of the Roffma Minister a body of spec, chosen for their special knowledge and experience of those details on which their option is to be consulted;—when there not the representatives of the

pation to whom the Jadian Minister is reasonable. for sing one reglect or unal-administration? If only his names me." large, and if Indian offices should no lanear he received as an avena for party sirugales, there some no manua to dread the distance which arperate the two countries. or the difficulties which may arms when there is reven for direasely of views and policy. Henry year become the period of consequentiation between London and Dellin or Simils. The elements of a good and efficient Governresult are the command of Rurhard, and review such a Coveragents. India is bound to prove herself, as indeed

she ought to be, the brightest jevel in the English Cown

The system of Council Government as established owner by the Begulsting Act was nothing more or less than a their Committee Commit and it was inpurgrated solely with a view to calvers the Governor-General of the pressure of daily increasing administrative work in India in the various branches of the administration. It was not like what was established in the Grown Colonies, a one man Government, with what was called an Expertise Council without own having to execute anothers; but with functions which were more advisory. Sobsequent sols and regulations have always shown a marked tendency towards enterprise and strengthening that from of Government known to us as the Council Government, which the Councils with which we are familiar in the pre-Regulating Act period of the Government of the country, was of the type of Colorad-

Councils of which mention has just been made. There concenneds see made and premulgated, in the name of

Council: here in Indea, thry are declared to be the acts of the body known as the Governor-General and his Councit. But the assential characteristics of a Constatton Government have always been to adhere to the Council form of Government, composed as it has been of the bends of the great departments of State, whatover the object of the Tedium avoid testimemakers were have been. Another reason which may be submitted why it was, and has continued to be a Committee Coverg-

ment is that, in early seried of the formation of the Legislative Greenell in Irolia, and before that, the Greene pos-General in Council, by which must be understood his Recently Gouncil, for Learnistive Council existed then. was empowered, " to make and issue such rules, ordinames and regulations for the good order and civil Gov-enment of the Company's settlement at Fort William, test and wasneship and should not be repurport to the laws of the realm and to set, impose, inflict and levy renamable times and insfeatures, for the breach and non-

observance of such rules, ordinances and regulations."
It was a limited power of law-making, but such as it was, no learnistion or rules or orders decided upon by the Council assembled as a committee, was, or could be, discused catelds this Committee, before it received its final approval of the Governor-General. The localstive facetions of the Governor-General in a legislative Council became only in 1961. We will recover discussion of it for the recorni.

(I) James Mill-the kistorian.

- Waden

The Committee Government in India was based upon the principle that in the multitude of Connellors

there is window and that a " man selden indoor webs at these seen in his own concerns, still less in these of the poly-He, when he makes habitual use of no knowledge but his own, or that of some single advice," wrote James Mill in his mecomental work—the History of Tedia. while the later Connai Government draws its inspiration superior or subordinate, should be the amounted and reapensible daty of a given unfividual.

(en) John Stuart Mill's View

The fundamental difference in their constitution and John functions is observable, though the tendency of their tendency. working has been in conformity with the leading features of a Committee Government. Yenes oftenwork the great non of the historian described Council Government in India from the point of view of a speculative political ukiloscoher. "'The Council," he strend, "should be consultative, merely, in this sense, that the ultimate decition should rest undividedly with the Minister himself: but wither could they to be looked upon, or to look moon. theresolves as girbory, or as canable of being reduced to such at his pleasure. The adviser, attached to a powerful and perhaps self-willed man, ought to be placed under

conditions which make it impossible for them, without discoulit, not to express an onizion, and traposable, for him not to listen to and consider their recommunications. whether he adopts them or not. The relation which coght to cast between a chief and this description of advisors is very accurately his by the constitution of the Governor-General and those of the different Presidencies in Tedra. These Courselle are correspond of persons who

it would not be designable to records of them. As a rule. entry member of Cornell to expected to give an opinion. which is, of course, very often a sumple acquisamonae; but

of there is a Jeffermon of austinesse. It is at the cetion of every member, and it is the invariable practice, to record the reasons of his original, the Governor-General or the Governoon doing the same. In ordinary cases the decitherefore, has a substantial part in the Government, but if the Governor-General or the Governor thinks fit. he majorky. may set ando even their unanimous opinion recording his reason. The moult in that the chief in underidually and effectually, responsible for every act of the Government. The members of the Council have only the res-

Africary.

possibility of advisers; but it is always known. from Accompanie canable of being produced, what each has advised, and what resecus its cure for such advice; while from their dagnified position and oriensible participation in all agts of Government, they have nearly as strong metives to apply themselves to public buttness, and to form and express a well-considered epinion on every part of it, as if the whole responsibility rested with themsolves." Having money to the altered conditions, of Indian administration it is doubtful whether the Inverse used by MtB in his Representative Government would

success to the Government of India as at present constituted. Much of the polinary administration of the country or carried on by the administrative departments, without the Governor-General individually or the Council collectavely, lawing anything in particular to do in relation to them, so that, under the present system neither the Goveernor-General nor the Commit can be send to be either individually or collectively and effectually responsible.

(a) Toulescy to controller,

Bright's idea fell first upon his countrymen, particuisely men those who led such arrangement of Gor- town gramment as he suggested for the various postunces of lines evision in their stift. The advantages of the system of Government which Bright would have introduced into India ware avalently beyond the foreight and predence of English statesmen of his time. "You will not make a sample step," impicted the "Prople's Tribune " with all the farm and power of his elegannee, " towards the improvement of Inda unless you change your whole system of Government,-scaless you give to each Pessalanov a Government with more independent powers than are now possessed by them. What would be thought," he went on with prophetic invilnes and foreight, " if the whole of Burges were under one Governor who knew only the language of the Phil Islands, and that his subordinates were like bisself, only more intelligent than the unbabitante of the Pro-Islands are supposed to be. How long does England propose to govern India? No body answers that question and no body can answer it. Be it 50, or 100, or 500 years, does any man with the samilast alimmering of commonsense believe that so great a country, with its twenty different nations and its twenty longuages can be bound up and convalidated into one compact and enduring empire? I believe such a third to be ulterly suppossible. We must full in the etternot, if

even we make it, and we are bound to look into the future with reference to the point." Beight's idea, it is clear, meat in India and race in its place Presidency or Pro-vincial Governments, each independent of the other, and directly responsible to the Government at home. He

gave na sliemetire shor, annaby, a Presidency or Provision Georgenome in each Previous, solecomous and independent of all Cantol Georgeneepids control compilin antient recroising light Impacin Policy, the way thing all parties whether as Registed or in Ladiu zer zowe statiring for. Heritar was excepted and the determinant of the control of t

den sporte of decetraduction. Geremo-Greek et Indis, and Inacquental a pajors which exprises the aboven to he far the better and more efficient working of this schmisteration of the temperature of the schmisteration of the country, and which with one or two subtle enoughties. In an excited the general and entited approach of transact the schmisteration of the country of the coun

regisal in the Europconditional in Cremi

was formerly distributed between the three on-ordinate Governments of Foct William in Redgel, of Foct 6t. David in Modess and of Beaulay, is centred in the Governar-Greated in Council, the seat of the supremo Government being new at Debts, but reconceable at the will of the Gesure-Gengral.

(c) Government of India is the Direct Governing Authority. The Government of the whole country is carried on

The Group ter Became.

by this body called the Government of India, at the bead of which is placed the Viccoy and Governor-General in when is wroted the superme milliority, both rescrifts and liquidate. It is no well is associous born, that the commentary of laster to the commentary of the commentary of laster to the commentary of the commentary of

Finite summers, we use covers, by vaccant scaler the Reyal Sign Mirrall, scalely free among Regish intenmen of high rank though set indepensity from securtion who have not bind a recognized position in the pulbo life of Registral. These has however been only one exception made to the role out of that in, that of Lord Lawrence a vaterant aparabet of the Indian Givil Service.

. Paper

APPOINTMENT OF THE VICENCE

D. Recruitment of the Vicerou.

This open up a very large question, the spectro of footenthe relative matrix of the two appointments, that of a feature of things or that of one from the public life of Beginnia as evines. Vincery, and includedly of the appointment of a Ripsal as vincery. If Indian copions was were consided it may deep to halfy miles of that it would be most expellently of a to halfy miles on that it would be most expellently as a stress of the second of the second of the second articles and the second of the second of the second articles of the second of the second of the second of the delings of matrial good will and infrastly, couldn'd and us-

and less revised relationship between thousandless and the recole of the country, and having a leaning towards the gave lability of the opinions and the seasonity of the intentions of his countryears, more especially those of the service of which he might have wen the prices. This is a view which guess further strength when we take into consideration the additional exceeds on which so current

no morehor of the Civil Seavine one possibly have required that knowledge of public affeirs of England, or that personal acquirentsion with the governme class of

ing that is so indepensable to a Vicercy. Parther the tread of Indian public opinion in underbrielly in the direction of attaching an increasing value to the amountment of Provincial Governors, and a feetieri, still regre of the Governor-General from outside. The appoint-ment of a civilian Visacov will unshable now be assailed by a charge of conferention in the native press." No-

thing can be more revolting to think than thea the Vicerey of India should be a service man, with all the pen-sions, probations, fullman and greekets of an Angle-India marained in him and acquired through residence of a quarter of a century in an oriental country, subject to his rule, without any of the perions of the rules sham in a free country amenable to public opinion. You may thus get refined autocrats to mirrasnage things for you. But then anybody our mismanage them; you don't want a Vicesov for that purpose. That is the nount we should have in view and that is a right mon which India record always insist. And upon dissimilar grounds would the appoint-

ment to the office of Vaccour of a member of the Royal family be taken exception to. In no country in the

would in Results half in higher veneration them a Dahm, some baboe people from those problematic have regarded in the constitutional principles, that the "Ring one do no no ways of "or that the "Ring is the constant of brakes" as a restable, and not, what they, in Parepean constants which permitting to by grain steems to quote them, here does, to infanishment; or an errors to embrane Ringline permitting the properties of the properties of the links permit of view, that is not as for manufa, howe-

ever motel they may be to the Suropean. The the Indian Interment, the Burg is the representative of the Surgiume for regular being. He thinked this in tension of the Antighty. His the Indian is the Indian International of Survey and the Indian International Indian International Indian Intertaction International Indian International Indian Intertaction International International Indian International Interna

has percumula, which is anomaly in in feel, hoppers of the in supports and it is of a given with the interest was a support and it is of a given with the interest was a support and in the property of the feel of the interest was a support of Los Hau, or wow such if Los Hockmarks, which is the property of Los Hau, or wow such if Los Hockmarks, and the contract of the interest was interested with the property of the Market was and interest of entire and a longer in the interest was a longer in the interest with the interest was a longer in the interest with the interest was a longer in the interest with the interest was a longer in the interest when the interest was a longer in the interest with their considerations may be interest, may not be therefore the interest with their considerations may be in the interest when the interest was a longer in the interest with their considerations and be included in the interest with their considerations and be interested in the interest with their considerations and be interested in the interest with the interest with their considerations and the interest was a longer in the interest when the interest was a longer in the interest with the interest which is a longer with the interest with the inter

reached a stage of development in which the nexus between the local Governments angles be supplied by a Breal head of the State wholly dimonsted from politics and charged with social and ceremonial detice alone; had such a setantion will involve a complete tran-formetion of the Imperial Government of India and not a consummation to be encouraged or desired."

(b) The Regulating Act—the source of Advancetestire Authority The mekest scores of admirativities, collapsty in

India undoubtedly line deeply rooted in the Resulpting As which required and directed the Governor-G Court of Directors. The Secretary of State in Council being the direct encourage to the power and enthority of the Court of Directors under the Art of 1868. Ins. the power to monion studier obedience to his orders. But whenever the origin may be, for all practical purposes, the outbority registers vested in the Council of the Gorerror-General of India whom members here been styled by some European writers as "Cabinot Ministera." Esch one of these Ministers has charge of one of the

greet departments of the State ; their codinary detics are those of administrators rather than of councillers, since each of these descriptions has a Secretary to itself who is the changel of communication between the densetment and the coursel. It is his doty to go through every matter expiring up before him and relating to his departmont, and pas it up before the Mamber-in Chenge, or the Generator-General with a note of his personal opinion. Should there be a difference of opinion between himself

sof the member, the tripole matter gross on before the

Executive Council for decision, just as it should, to the session of a disagreement between himself and the Gover-

owns of a singermanni interest interest and the Goryaman-General. But there are even which and on the re-change pertance that neither the include of the Connell, nor the Governor-Genoral, would like to state the supporting of passing the first order on, without taking either the Council or the Governor-Genoral into the conditions. Such gasters are usually sent up by him with his cost to inthe measurement of the contract of the other states of the contract of the

the distrust-cliental whose reproved at the using of the Correction gives in the said of leading, we disrepressmention is becoming for the matter to be jet up below rective in becoming for the matter to be jet up below they come to be the contract of the contract of the Mantaleni-Chiege inter ages has in imposed the older of the contract of the contract of the contract of the contractive the method objected is that followed by the Engiture was the method objected in that followed by the Engiture and the contract of the contract of the concelled the Contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contract of the contractive that the contract of the contractive the contractive that the contract of the contractive that the contract of the contract of the contractive that the contractive that the contractive that the contract of the contractive that th

more or less trivial and inconsequential in their nature, they led the Emperial Generates presently where it should with all its powers autocrafte, arbitrary and dicretionary. (c) The Figures in Office.

The terrire of effice of the Viceopy is for a period Three which is not legally defended, but it in president three is the period three of the period three period to the period three peri

lest a representative after a shert intercontum. The stay of Lord Hardings for a few months after 1915, was unfeed an extension. A recent ensetment however, enables the Generace-General as well as the Provincial Covernors to avail themselves of a short heliday by way of leave of sheenon out of Endia during their five years' terror of office, a reinflow of which they had hitherte been decrived. The Vioccov and the Governor of Barmo, inchediately took advantage of the new exectna. In such a case, the rule followed is, that the arrior Presidency Governor is invited to set for the Governor-General, has place being taken by the senior member of his Executive Council. It appears that the latter is not

an invariable rule, for it has been followed in Burns. ut not in Bengal, whose Governor went up to Signia to

Governors-General in British Indian history. Could the Separaters from the rule of the senior member noting for the Gowmon in Bennal have been on account of the fact that he happened to have been an Indian? The entire promnee protested against the departure on principle. not because it impolved the rejection of one in whom the people bed an overlose of confidence. But the Government had the pulse of the country in its bands and impw full well that adherence to the principle followed in Burns would us no way meet with the approval of the necels. It was not unknown to the Government that the person in question had completely feeleited the confifence not only of every educated and outtared man in the country, but of his co-collapseists who assembled in December (1986), in leasure, to declare over defence, of the crude, course, unrefused and unceltured sentiments of their own Prendent whose auditions, quite disproportionate to his abilities, to play the part of the greatest Indian blockers pairiot and intellected of the last orntray was only exceeded by his improvience, may impodence. Here was a discredited man and a deviation was

(d) Coreanny of the Vaccougel Installation.

In this connection, I propose to being to your notice. The sent the very interesting correspond that solve place on the onsuggetion of office of the Governor-General. It will reyeal to won the secrets of law that part of the Government, the ten begins to be at work. When the mentions of the Exerctive Council and the staff have removed thrunches on cities side of the throne and the new Covernor-General in morning dress and with his stars and badget on, has entroed the room, and has taken his stand on the crimeou and gold street under a rich canopy, the Home Secretary advances and asks His Broellenov's

permission to read the Boyal Warrant which is as fol-United Karghon of Great Person and Ireland and of the British Dunrescool beyond the seas, King, Delender of the Faith and Emperor of India.

To Our right trusty and right well-beloved courin and Conneillor, Victor Alexander George Robert, Earl of Letton, Knight Grand Communder of the Most Emigent Order of the Indian Empire, Governor of Our Presidency

of Fort William in Bengel in India.
Whereas Our Secretary of State in Council has under the provisions of the Government of India Act granted leave of absence to Our right, treaty and right well-beloved countr and Councillor Refus Duniel, Barl of Reading, Knight of the Grand Coses of Our most beautyable Order of the Buth, Orusal Muster of Our must Eualted Order of the Star of India, Grand Master of Our most Reniscan Order of the Indian Empire, Kright of the Grand Cross of Our Enyal Victorium Order, Our Governor-General of India;

And whereas it is emoted by the said Act that where leave is so granted to Our Governor-General, a person shalt to appointed by Us by Warman under to Expel Sign Massai do not in the place during his ab-

Now know that We reposing especial trust und confidence in the fairlity, peptiones, justice, and executive notice of you the said Verter Alexander Goorge Robert. Earl of Lotton, have positrated and appointed, and by these presents do recurrate and appoint you, the soul Victor Alexander George Robert, Earl of Letton, to set or General -Conoral of India, and of oil Our leads, territories, countries, places and purvisces which now are or ormerent in India, in the otage of the said Rufus Daniel, Earl of Bealing, and to execute all and every the powers Governor-General of Indus by or under or an virtue of the Government of India Act, and by or bades or in virtue toke upon vee, hold and enter the said office upon and from the descripte on leave of the said Batus Dazzel. Earl of Bending, Goresnon-General of Terlin, and to hold and excepte the said office world the return to duty of the said Redus Dunsel, Earl of Bending, on if he does not return writing encourage arrives, solvest nevertheless to make instructions and directions as you, the said Victor Alexander George Robert, Barl of Lytton, shell as helding and executing the office of Governor-General of India. or Governor-General in Council from time to time receive under Our Royal Sign Mazoul, or maler the hand of

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ness of Our Principal Secretaries of State, or so may be or India for the tense beens, and We do hereby arthurne and corpower and require you, the unit Violor Alexander George Bobert, Earl of Lytton, to expects and perform for the time being all and every the noware and settlerities to the said office of Governor-General of India acvertaining, and We do hereby give and grant unto you the mid Victor Alexander Robert, Earl of Letter, while sat-182 on Governor-General of India and warr Council as the Governor-General of India in Council the experietendence, durotion and control subject to the secretions. of the said Government of India Act, and of our rules nower and authority, but subject as altresaid, to surgeintend and control the Governors and Local Governments of all Our providences and necespees in British India in the due administration of such presidencies and provinces and also with all such powers and authorities restrictions and conditions as are given to them resectively or created by, or under, or in virtue of the Government of Tudio, Act or any other Act or Arts of Parliament now in force, and We do becolve order and recruire all Our servicits, officers, and soldiers to India and all the people and inhabitants of the territories under Our Government and also all Our Governors and Local Governments of Own respective presidencies and provinces in British India. to conform ambusis and mold due abolineou anto you, the terrordinale.

Given at Our Court at Bushingham Palme, this eleventh day of March, in the your of Our Lard one

count size handred and twenty-five, and in the fillicenth year of Our reagn.

By His Majesty's Commons).

Then follows the escenaety of the administration of cathe administered by the highest indicted enthantly of

the province whose the assumption of office takes place.
The Chief Justice in full wig and robes of scarlet and black then advances and admiristers the Outh of Alberiance which runs as follows:-

. As swear that I will be fulthful and bear true allegizace to His Majosiy, King Goorge the Fifth, Emperor of India, His Hern and Successors, according to law, So help me God."

The Oath of Office is next administrate and the that I will well and truly serve our Sovereign King, George the Fifth, Emperor of India, in the Office of Governce-General of India, and that I will do right to all manuar of people after the laws stad mages of India. without feer or favour, affection or \$1 will. So help you

At the canclusian of each onth the Vicercy kieses

The Home Secretary than sake His Rendleany whether it is his order that his assumption of office be issued and problemed in the Ganette of Judice, then at he good at the headquagters of the traces in the various curriscos and suffixey stations under a salute of 31 green and be communicated to all Covernment departments. and focal Governments. His Excellency signifies his derire that this should be done.

His Excellency then lesses the Charalar in seven. sten and the coremony to at an end-

The Vicesoy's flag is unfarled from the log most in the Victorial grounds and a Royal Salato of 31 guar commenced to rule in the land. But rule he must on from Hos Manualy at the time of his amountment under

(a) The Instrument of Instructions to the Governor-

George B.L.:--

Instructions to Our Governor-General of India years at our Court at Buckingham Palace this 18th day of March, 1921.

Whereas by the Government of India Act it is enacted that the Governor-General of India is appointed by Warrant under Our Royst Sign Mansol, and We have by Warrant constituted and appointed a Governor-General to according the until office subject to each instructions and inc. shall from time to time receive or have received

uader Our Boyel Sign Messeal or under the load of one next of Our Principal Secretaries of State; And whereas certain ignituations were issued under

bearing date the 19th day of November, 1918; And whereas by the coming into operation of the number Generalizated of India Act, 1919, it has breaked menu- of sada

sary to zeroke the said Instructions and to make further and other provisions in their stead;

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New, THEMPORE, We do by these Our Instructions under Our Reyal Sign Monael hereby scrobs the afrantical Instructions and declare Our planeure to be as follows:—

J. Our Gorenov-Georeal for the time being formulative radio or med Georean Germon's Man Mills all den solvensty acts on Twerrent states Our Stoyal Sign Montal specialising this to be read and published in the pressure of the Clief Fasties for the cline being or, in the closes, or the Senior Judge of our of the Ellips Courts, enablasted in Pittish Softs, and ofto usury of the meanite or of the Stematics occurred of Our sold Sovense-Georath as may conveniently be assembled. Our said formulation of the Stematics of All Stematics Court and Court Soft George Courts of Our sold George Cour

in Curs in Curs A.Sr.

Allegimon and its Otala for the dan according of the Office of Own Governme-General of Bulls, and do who doe and impuribal administration of Joston in the forms locate opposabil; which Otalas the said Oried Jession of the time being or, in the absence, this Senior Judge of one of Our said High Ouries shell, said he is hareby required to, schede and administrate units him.

II. And We do outbooks and require Our said outputs of the control of the control of the control of the same of the control of the control of the control of the to administer to come poesen who shall be appointed by the by Warnster make Our Engel Sign Marsant to be a Gosenno of one of Our presidenties or provinces in LoSos, and to every person who shall be uppositable to be

Minterior Only of Elegenters and of Olice.

a Liestenski-Governor or a Chief Commissioner, the Gallis of Allegamos and of Office in the said farms. III. And We do suthorize and require Our said Governor-Granest from time to time, by himself or by your other course to be arrivalent to him.

Governor-Gaparal from time to time, by himself or by say other person to be authorised by him in that behalf, to administer to every person who shall be appointed by partitional is assumed to the control of the contro

who under these materiodism shall be required to take an Outle, may under an Affermation in place of an Outle if he has any objection to making on Outle.

V. And We do hereby subtrees and on power Our aid Governor-Greened in Our more used on Our behalf

said (lovernor-Greenel in Our name and on Our beleff to great to say offection controlled in the exercise of 1th recognition committed principles of the property of Particle within at the property of Particle within at the property of Particle within at the property of Particle Particles are being many sense fit.

VI. And investingly as the policy of Our Parlis- Jains of meant is sed forth in the Pressults to the said Govern- belowed meant of India Art, 1809, We do heavily require Our said oversing-General to be vigited that that policy is constantly forthered shitle by the Government and by the

VIII. Similarly, at as Our will and pleasure that Our said Governor-General shall use all andeavour consistent with the fulfiltness of his responsibilities to Us and to Our Parliageant for the welface of Our Indian subcts, that the administration of the matters committed may be conducted in harmony with the wishes of Our said subjects as expressed by their representatives in the

Indian Legislature, so far as the same shall spoose to him to be just and reasonable. IX. For above all things it is Our will and pleasure that the place hald by Our Parliament for the progressive realization of responsible Government in Bullet India.

as an integral part of Our empire may come to freition, smone Our Dominious. Toersfore We do charge Our said Governor-General by the mount aforesaid and by all to any reservoir other messas which may to him seem fit to suide the

course of Our subjects in India whose governance. We heve committed to his olsarge, so that, subject on the one hand always to the determination of Our Paclifront, and, on the other hand, to the co-operation of those on whom new opportunities of service likes been conferred, progress toward such realisations may over ofvince to the bracks of all Our subjects in India.

X. And We do hereby charge Our said Governor-

General to communicate those Our Instructions to the Members of his Executive Council, and to replieb the

(f) Rule for the appointment of the Governor-General

In the insking of the Viceregal appointment or of

that of the bend of a provincial administration, the receie

of India new whom they not expected to relie, suffix the winner as the that greenth or Colonial administrations, or the general received the green of Colonial administrations, or the general construction of the colonial colonial administration of the colonial administration of the colonial administration of the colonial colonial administration of the colonial administration of colonial administration adm

totional intrioncy, the Copwa nearting that it has a con-stitutional right to arrestni whomenous it pleased, the Colonges insesting that they have a constitutional right to cause be consulted before the appointment is notably made, such up Consulted, at any rate in the sense, that they must be sense. given on opportunity to ensures their spacevel or dissoprovol of the proposed appointment. In the constitutional struggle that enteed, the Crown came out second down-best, for it was conceded that notwithstanding the fact, and to that the Crown has a right to appoint whiceascour it pleased, it should, as a reatter of political expediency and funtion inform through constitutional channels, the Colonies, of the nature of the appointment before it was formally concluded. Though the Cown did not concede the right of apprinction or even of suggestion, the matter Sintes began to gain ground until they forced the Calusat see Greenle to place the matter for consideration before the Imperial Conference in 1907. Without going into the question

of the differences that by in the way of the existing

arrangement, such as subversion of Imperial control by the Experial Government through its own representative, and the expeditive of each representative to lack the scales even in the ownst of a crisis, he not become a suriv politician, the Conference decided as favors of the tausting system. The movement bowover, is not dead, the Calumet before each appropriatement is reads. In forthersuce of a friendly relation the rate as stated in followed pow: and if the rule that applies to Colonial associatments, it is doubtful whather some of the secont Enlance appointments would have been accepted by the Indian people at all, some because they had not, and others be-

name that had, made themselves sufficiently obtrusive in English public life or in causes and creatures bearing

upon Indian social adjustments and political parentions.

Lord Chelmsford would have load small chance of oppose ont as Vicerov, presumed as he was to be a man without even though, as avents proved that in high and libral statementship, grazine and sinone sympathy for the ition) organisms of the secolo in his charm, upand of their representatives, and breadth of vision. onet by Land Binon whom India loved, and whose memony she reverse. But an appointment of even greater memora on the political terriper of the necule of the country than the Colonial is that of the Brish Free State, the latest addition to the list of self-powers'our developmen within the British Empire. Here none but so Irish-

man has hitherto been appointed Governon-Reneral and from all supeasurous, it may selely be induced that none other than on Irrahman will be, or even attempted to be appointed as such.

Page III

ACARMS ON THE ABO

(a) His dalkerity

In theory, the Governor-General is merely the Pos- To seem natural of his Council with a custing vote in case of it the day equality. He has however, prive to prorpale his Councit, or a dissenticent majority of it, in respect of measures whomby the safety, tranquellity or interest of the British secusions in India see, or may be, in his judgme essectially affected, any two resulters of the many being extitled to maint that the eiconmatances be notified and that expire of dissent be forwarded to the Box of State. In case of emergrapy, the Governor-Georgia is empowered to make ordinances which have the force of "the for-law for my marries only, for the matricensors of stellar and good government of the country. But he is not agagastale to the regisdaction of any High Court for anything he may have done, ordered or constelled in her pubhe cannot or in discharge of his reddic date, not is he liable to be agreeted or imprisoned in any suff or proceeding in any 1886 Court solving in the exercise of its originel ravialistica, par is he subject to the crucial criterial

periodiction of any High Court in respect of any officers which fires and involve questions either of fremon or

felows. As Governor-General be enjoys the prerperture or needon given hon under his Instrument of Instructions. Clause 5 of which here down as follows:-

> And We do hereby authories and coapewor Our said Governor-General in Our care Earne said in the exercise of its criminal jurisdiction by may Court of Justice wishin Our said territories a penkin either free or subject to such lawful conditions as to him may seem ft." It may be observed that the prerogative of mercy has

came to be expressly conferred upon him by the Instrument of Instructions, while in the days when those instructions were board rown a different model, that is to say, before the war 1920, the proporative impliedly attached to los office as the representative of the Soveregg, arrori from the nower being married to him under the oriminal law as head of the executive. Apert from the influence which his position as head of the Government given from he has sectain nervers of occioni, ever the legislation both of the Indian legislature, and of the local legislature, every Art of which requires to be assented to by him before it can be plosed unon the Statute Book. He may also reserve an Act for the expression of the pleasure of the Crown. In order that the passions or pro-

radices of the Indian people may not be thoughtlendy reused, or the credit of the Government may not be unprocessfully incomined, no measures relating to loans or religious usages, or political or military matters may be introfued whether in the Indian legislature or in the local legislatures without his previous suzefion. For a better approxition, I propose to discuss the entre system of lorislation in India in a sensente locture, and to notice us its proper place the areas into which the industrant local legislatures are forbiblion to make their excursions.

(b) Antocratic powers of the Generater-General.

It used to be said that the Cour of Busen that was yours not and the Vinerry and Generacy-Goneral of Sadia that is in m were the two highest autocrate in the civilized world. The Kaiser was not a bad third, and strangely enough, the surges of the Walliamish Gorman vole pressaled in the British Indian administration, with occasional reserts town no doubt, such as under Conssing and Northbusck, and Polan of Direct and Hardiners, and Minto and Irwin. but someissues trucked by the administrative nemerales of a Letter or Defering a Localizate on Carson. And will recostrangely with the advance of the War both savermorate have changed their character for the better. The foreign is completely conscripated, based as it is upon popular representation, while care is proceeding towards it. But constituted no it is, it prost be minuited, that it is not be, antil Legia obtains Self-Government. It is howthe British Electorate through the British Perloquent. This control, I wanture to subsait, is more theoretical tha

over, as I have observed helders, subject to its accided of nottion from the Microsov shough the Ferdin Parlments of the Parlments of the Parlments of the Parlments of the Section of the Sectio

liament allowed those " grand inexests," which used to

are confident, that their revival under the new constitu-

tional agrangements every ten years would be far more useful than putting the India Office on the British Estimates. If the ingresse had been followed and continued for those seventy years, and the Vicercy not made effecttwo or potential agent of a party in England India woulduniforestedly have been where Canada and Australia stand to-day, the gool of her political assistson. I should not

present form of Government in Radin, that the passi conclusive evidence of the effectiveness of Porlisin the unrates of questions, often all-informed and sometimes propostorous, put in the House of Commons and, perhaps also in the facts that nearly half a century ago. fr. Gindsione made the Afelian War and the Vernacular Press Act of Lord Lytton, the objects of violent demanate-

into office, he lost no time to recall the carafa and subservient Coverner-General, who unreservedly placed his conscionce, operage and undependence at the disposal of his polytical chief for exploitation. Against that it may be used that in the Midbotham campaign Indian affairs were made merely side issues. The main issue was the South African War which eventually regulted in the Matobs Hill tracedy. The uncercanomous manner in which the Rossbriggs of Mr. Herbert Paul in feature of circulfareous civil service examination in 1898, was not again

does not speak for the effective control of Parlument. example of the impotence of Parliament in Indian offices. It will be retainfound that this was an accession when our own countrymen, Leel Sixha, lest the appearance of a hir-time as the delute that took place in the service of the English of Comments and the Comments of the English of of

(c) The Piecess holds the belower room

By masses of the limited nature of the period of his stay in this contrible for Verocy cannot do trainful to entiating order of things by for too much. This arts "twee gazed has boom provided by the polithous limited of Dinghand of which Bellin surver livin is make an adoptate as paparation. As a forth much to conver a loads and too precision. As a forth much to conver the latter and force reports in the latter of the latter of the latter of the segme in Delis. He cannot not look not, over when he can, show any various forcurs to my tody. He does not allow histand to be golded by any party. The considertic does not sit town to practice querying to a Minis-

offers thaneful to be gooded by an point, The consideration for the annual soft of machine employing in a Minimental Robinson of the Control of the Control

(d) Division of the Viceron's Date.

The personal aspects of the Vicersy's dritter may be Visso's divided trie two branches: the Scoreignists and the de wit Council. In the first place he powerfully monit such of his Secretaries, and is the second place his Viscougal or Everytim Council open a ready. Much of his serion Searetaries has his own day with the Governor-General, when he have before His Broeffeney, matters and problens of special superioner, answers questions connected with there, and taken his orders touchour our fresh mate-

riels to be included in the file of papers before circulating The Vicerov also gives a day in the week to bis Exp-

cutive Council, consisting of the Ministers or " Morebers er-in-Citief as so additional member. In this Obsesselve all measure of Imperial Policy are debated with closed doors before orders are named, the Secretarios writing in an auto-year, such being summoned into the Council Chamber to excist his increber when the officer belonging to his department come on for discussion. Since the

mornbers have all seen the papers and recorded their views accurately matured, and but little debute teless nince breezed explanations asked for and given on minor details, as well as on the main principles in a friendly way. Vicerous such as Lord Nave, or Lord Northbrook, tundy or Lord River, Lord Overson, or Lord Tenin accustomed to the free flow of Purliamentary talk. would no doubt express a surprise at the rapidity with which, even on matters of the highest importance. the Connect comes to its decision and at the avaguet of work which it gets through in a day. His pursuant influence ages to swoid the taking of total and by little courgermises wine the dissentient members, if any, to acquiresense. In orbit questions he investibly obtains a subs-

tantial majority, or he puts bigued at the head of it. And

if he is a strong man be never allows the Council to less aught of the fact that as Vacerry be energe to himself the constitutional power, bowever seldom exercise, of deceding by his single will the season of his Generacoust.

Den

THE VIOLECT'S EXECUTIVE CONTROL

(a) recommend of the expense Generalists.

I feel tempted to go a little room despir into the details of how the mechanism works. The Seprema Goverament of India consists of what is suphemistically called a Cohenet, with the Governor-General as the shorkets Proeigent, rebinat to the nutbority of the Socretary of State Corresponds of Bengal, Bombay, Madras. United Proviness of Area and Onelli, the Popish, Rehar and Orison. Browns, the Central Provinces, Assam, the North-Wostern Frontier Provinces and Delhi which hat, as we shall see later on, has since the respond of oxpital from Debt. Chlouite been formed a repossio provincial enclave, more Every order of the Government of India rum in the marge of the Percedent and the collective Cabinet, technically called the "Governor-General in Council." In the show of the John Coronav corry care principly rested through the hands of each Member of Corneil, circulatthe st a small's race in little ambounter bears from one Cornelllor's house to another. "The System," wonte Mr. John Wellin, a former Marsher of Cornell in the James reaches of the Edinbarch Review in 1867 .-

Committee Commit

also, now indirects offers a photons correct of even a contrary,
"it treviews on account of subservata Kirnate winding which
seems now healty conceitable. Twenty years ago the
disponent-cleamant and the Oceanit and he perform world
which would now be disposed of by an Under-Constage,"
In its desires a Victoriey to make the colorizational conlate at times the extension of the colorization of the
hear since here subsired. Leaf Countring mostered to put a,
or and to this. It was be the recombified the Green-

mean. "Into the stratheness of a Unbrant, with heuself as Freidhard." Roch member of the Octocal bearen. Means at Freidhard." Roch member of the Octocal bearen. Means the state of the Octocal bearen. Means the state of the Octocal bearen. Means the State of the Octocal bearen of the Oc

tion of what is easiled the postulate species which, altered in twenty in Contrasting, second with so collision of the way in Contrasting, second with so collision of the Contrasting Office of the Contrasting Office

The following represents the personnel of the Government of India at a single view;

	Department.	House of Case	otion.	Serving.	Dep
1	Totalgu	- The Theory	E De Loi	LOAK, out;	
	2vitinal	in De	**	The Hot Me Sir Chagin Waters, Nr. C-81, I C-8.	et 1
٠.	Tions.	- No Janua	Cour.	The Hartle Mt. E.A.	

A Deleteles & Salver St. Morando, Nath Mark C. McWitter, N.1714, N.S.R., G.F., 10A

Subsect and Come the Google Haday, No. J. A. Worked more. Edil 10A

5 Bjorope, Xeib & Br Man Fall Heads, Mr. G. S. Supri. Levils. N. J.A. (12).
1 Assry ... Field-Market Br Wei. Mr. S. L. Trong.
Span Friends Ro Dh. 1505.
Commission-Grid.

The Yessey, busides his dustice as Foundard of the Years, Council, and then deeved outliberty in each of the first formed outliberty in the former, in the owner, as the Properties of the Telegon and Political Murinter, The Henne, Marcher Consens well as the Montrier for Rollways and Consens with the Scientific and Under Section and with the Scientific and Under Section and with the Scientific and Under Section and Western Consensation and Conse

Men me provided over by the Communicatio-Chief Immed, the name department and the Logislative by an exament receiber of the Ben and the Logislative by an exament receiber of the Ben Berlin and certainty nations are they

Member of Corroll within whom department they field.
Payone of greater repartment on seal, with the surming Manuber's option, to the Visiony, who either occurs of polic seasons where the corroll of the

curring with the intrinsing Manaher, elless dissess the spages to be created of their to the whole Occord, in the whole Occord, in the whole Occord, in the same of the Kumbirer whose rivers he may consulte to the possible on the major in which he intrinsing Manaher, the accountry appears any competition of the control occurring the control of the colors Mechanism or their any be referred to be herught up in Correll. Urget, because as whentited to the General Control in that the Viscory other initiates the other hermality or made to one of the relativistic of the Manaher of Correll in the control of the control occurred to the control occurred to

(b) The Extention Council of the General-General.

change of the relative Department.

In the work of administration, the GovernorGeneral is aided by a Council constituted, for executive
proposes, for the convenions and quick depatch of
huistens. The several departments of Blots are dispitated and the convenience of Blots are dispitated
travel amongst bismed and few various members of the
Conocil, the Viceous travelly being an charge of the
Boston as of the Published Department. The General is as present exercitated, explain of dx enfinary avoidance

in charge of the departments of Home, Finner, Low. Education, Health and Lands, Commerce and Editory, and Industries and Labour, and to there is added an entracodinary respirer to Army Member in the person of the Commension-in-Chief of Bulis who, as easi, cajoye a reak a chief next after the Governor-General, and has precedence of over grow other reguler of the Cornell. It was in 1861.

that the Secretary of State took power from Parkement

to appoint the Communication in Chief to be a member of the Executive Council, and the practice has since been scravulously followed till the appointment of Lord Estellanor no Communitor-in-Charl in Traka. A force controversy then sreec between him and an oscally masterful Vicercy, Lord Curren, over the question of Military Merolan of the Connoil, an office which was not sq end to in 1906. In the doc! Lord Curson was wanted and the policy of Lord Eitchener presuled with the

and the postey of Lord Estimeter president with the authorities in England, with the result that, a perfectly ecomplete resition was broacht about and perpetuated It is a fixed principle of the Infian constitution that there of the six cromery members of the Council at the time of their oppointment shall have been in the service of the Crown in India. They may be selected from amount tothe members of say particular service though in practice ""less they are, and here hitherto been, recruited from arrong the senter mornhors of the Indian Civil Service, and the No. charges leitherto held by them are those of the Home, and at me Industries and Labour invariable, and France and Good of Education alternately. When we run our eyes through the con-

the list of Pironce Ministers, these members are coretions called Missaters on India we discour the wenderfol recolarity with which they have been drawn alternaImpotonce of Prince Methodisp.

tely from the conics of the Imbun Civil Service and of experts from England. Be that as it may, it may

now be safely last down that having regard to the immense proportione, importance and complications which Indica foresees have sorriged and approprinone but Associal experts, except up may impagers. of understed ment and shifter in any one memher of the Indian Service, whether in England or in this country, shall over again be appointed Finance Minister to the Generatory of Tudio. The Presidence Governor, who, un till 1919 had a sent in the Vancor's Executive Council, should it be invited to meet within his territorial turisdiction, no longer forms part of it. It may be expresed that the least important Member in the Law Monther of the Council who is without a northing insurant as he is without a densitreed to administer. Rwen Law and Justice, for which by reason of his knowledge, tesiming and experience he must be deeped to be specially qualified, are removed from his control. Not very long ago, the Law Member was regarded as on out-

charge.

Terr Member ~ bis redy positive.

udded to see detail papers. Dramed widowe s Law Westler for legislative purposes only. "His date," with SE Blazon Forcoti, "was confined unitarily to the subject of Legislation; he had no power to six and was even to the force of Legislation; he had no power to six and was even to the six of the six of Legislation; he had no power to six and it was six of the s

side Member of the Council. He was in it but not of it. He was a Member of the Council in zone but its meetings. and to this ostesowy owne to be added in 1989, a Yeart of any of the Indian High Courts of ten vesse' standars. -come to have a permutaent rest in it. Essinent Low-Members of early days considered the office at best to be a spectaceable one. It is hardly so now: in fact, the irenortance, the Law Member has nomined within the last twenty years in the political system of India, is enormous The (silt increasing outrus of legislation, the growth of

the constitution and of the complexities of its working are motions with which he has to come in a department whose influence must be felt at every step of constitutional advance and at every tren of multical or legislative decrbecomes). The Members are all of ested footing but take precedence according to their seniority in order of appointrasai. They are entitled to a salary of Ro. 80,000 a year

and the Commander-in-Cheef to one of Bs. 1,00,000, word each hernz under an Oath of Secrees which emigras unon him not to directly or indirectly communicate or reveal to any person or persons any matter which should be brought to him as a Member of the Excentive Council of for the day discharbs of his dulies on such Member, or to may be specially permitted by the Goernor-General.

(c) The Executive Council of the Governor-General

The Governor-General's Council therefore is noted assessed count of seven members including the Comparadorin- wine Christ as extended trary Member, of whom three at pencent Germanrec Indian gentlemen, appointed, like the Governor-wanted General himself by the Cown, on the advice of the Secon. Outtony of State for Endia, by warrant, under the Bayol Surn Nazzual, for five years only, and bound by an Ooth

of Allegiums similar to that of the Vicercy in addition

to the following Onth of Secrety: " I do name that I will not directly or indirectly communicate as reanal to any person or servers any matter which shall be brought under my consideration, or shall become known to me as a Momber of the Executive Council of the Governor-General of India, except as may be resulted So bely me God." All coolst in due to the Parliamentary Junt Salest Committee over which Lord Selbarne presided and of which both Mr. Montage and Lord Staba were among the members, who were instrumental in bringing about the generous inneration, of not less than three to pince of two, recommended by the Secretary of Reforms in India, which aroung Parliamentary names shall always rank with the excel-makens wengt of Lord Durham on British North America, of the members of the Council being Indiana, whose number may be safely expected to become larger with the growth of Indiantarfor of the service or more will by . The assurances no doubt, in a substantial increase of the linksus element in the Central executive, quite in keeping with the policy of the sampsocretat, namely, "that of the increasing association of Indians in every branch of the administration," and is a great sten in advance, though, it can't be said that with the reception of a few the services of the

right type of men have hitherto been requisitioned, men of creat power and ability, in whom the country may have confidence, as distinguished from being morely "sale men," who have been defined by a facetious friend as those morely weepable of saying so to an Englishman. These mounters of whom these ment either at the time

DANSERRED ON TREET

or now time previous therein have here in the service of the Course, for at least ten sense, are called " Ordinary " Members of Council. In order to column enable the Governor-General to appoint the best true of meabon Indians to be Ordentry Members of Connell, he has been expowered to look for them in the wider field of beginner. in sublition to proble life, and to sendine in writing, the executationed of such a network allowing Mrs. to retain his concern or interest in the trade or business, but not to take part in its direction or p management during the term of his offer. The duty of the Ownersthe Governor-General's Cornell is to supervise the adexcitatration of the local Governments in all departure and to advise three on controvaluted administrative spengerou and referens. The test of introducing referens in the Covernment of India is also immored on them They form the Chief Executive authority of the Empley under ordinary obsumstances. In special cases the reseas Governor-General is empowered to overrule a docation of

in the Unrestreeted al Builta as the supposed on them, in a contract of the property of the pr

before he set self to India. It is clear therefore, that the more Governor-General is the supreme nutherity, but in all and

cases subject to the direction of the Secretary of State-

Subject to certain rules the Secretary of State, as we ef the have even before, may reperiatend, direct and control of acts, quentious and concerns which relate to the Government or the resympts of Tarkin, and all grants of values. cretostics and allermores and all other nevertee and changes, get of or on the recovers of India. This is so in both aird and military affairs. Each of the seven

members of his Council less got a great Department of State in his charge for whose towns and efficient working he is responsible. Since 1905, the Consumder-in-Chief birmolf is the Militery Mander of the Cranell, or office used to be held on sell then by another military expert. The Viceroy, who looks after the foreign and relation relations of the flowerzecept, is his own Foreign and

Political Minister. The Members of this Cornell are sometimes called "Munstern" or "Members" of the Viceroy's Executive Council, each one having a statutory richs to receive an horoconicou which assents he assetfored edecuate having regard to the conven nature of the remonshibities they are called upon to hear and a further multiplication of them by present of the growth and development of the Indian Constitutional system.

(d) Vicerou-e Minister. The most important person in this body of Ministers is the Viceroy bloomly, who is his own Foreign and Political Monister. His thorough acquaintance with progressive politics in England and Burnoe enables him to bring a fresh wind to bear upon the administration of Tudia, recovered ally because he does not mand committed to any policy or party in vogue in India. A want of knowledge on his part, of the working of the political machinery of India as regarded as of the first consequence. He is quite free invariant and scheme he details if the part of invariant and scheme he details if the part of the contract forms and before a feature of the carried produce against the carried parties of Government. An unbiased of severities side partoquive in the Government of Indias, he is here, less set side partoquive in the Government of Indias, he is the parties of the parties of the carried parties of the parties of th

loof to do or unblo Excitating constitution by the two purely, and effective the Protection Government on any way, like many Impresil ratios in previous dynamics in Exception of the Protection Government of the Excitacion Intern. He laws Internal to not which the Internal spottlend and administrative developments in Europe, where the and country low yet uniqued to the assisted of wide. Internal excitation was considered to the accurate of the Contract The orders of the Government of Inform on communicated dansies through a Structury as each disposition whose as respecnishe for work door in it is the Member of Contract and any of the profit in countries when the Contract danger of the profit in countries when the Contract in

each for word code in the 5 the presence of tolerate in 1970, 197

(c) Cares where Discrepence of Opinion epots.

In helly deliated cases the situation is usually as follows: The Victory and the Members of Conneil in change of the Department to which the cam belongs first of all thoughly discuss the matter and arrive at a outTelegraps of sparies her min. chances. That conclusions them to hild beloes the Octuella are representating their vision. These where an east 1 conclusion is the other Manubers of Courted with the seas and 1 reded to high them. When the operation concern up at the Correat meeting no americal of salivity can said any fresh homologies the obleshors deprisions with he sold of the Manubersh has recorded while the pipers were in circulation. Several of these quickes are probably in three of the pixely proposed by the Manuber durchlange of the quotients, and When the matter course on in the negative of the Courted When the Manuber course on the three street of the Courted C

Senger

wheth the States relates by in the interring at the Orlizon the Vileroy generally tries, by enjancians or judicious compositions, so rethine the opposition to one or two Manches and there may either yeall or of others. The disquishes to the feerings of Black contradicting dis-pulsey and plasting the design of Black contradicting dis-pulsey and plasting the design of the Generator of Ealths in-wirelessy statistics the outside of Black contradicting and all the type design is, may appear in in fill such probests as they already include from right to record.

Divergences may take place between two sections of

the Council as regards the foreign polary of the Governnant, or the military system, or a great piece of legislation, or between the Departments of State. Ruch Member comes to the Council with his mind tilly and femily rando up, quite own that he is right, and equally contain (other receiping till the segments noted up with atthem who do not agree with him nor wrong. From he is the awares that the Members apposed in him cone in the area with the Members apposed in him cone in the while restaled it overy on his own view, however, the right is not seen to the cone view, however, the contains the second of a difference of colling, he will resulted

opinion opposes the size of the Opensor

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have in contact himself with corping a part of them, and used the officers bediens a treated it, is height and the first bediens the state of the contact in the decision of every individual Mandre and also the formation of every individual Mandre and also considered their individual contact in the regions with their contact of the region with their contact of the region with their personal contact in the contact in the region of the

(g) Original and Appellate Functions of the Generations.

There are certain porticelar provinces or tracts which tweeare coverned directly by the Suprema Government. They !" are the North-Western Proteties Provinces, British Bela- the fie chisten, Coorg, Aimete-Marwar and Dolla, which has decreased since the removal of the Viceogol seat from Calcutta in 1919, been sliced out of the parent province of the Panjah, and formed a sonarute engine under a Chief Commissioner like all the others. The Beselent of Mysors and Agent to the Governor-General in Buissians are ex-offelo Chief Commissioners respectively of Coop and Agency-Warren, and administratively they all are under the Foreign and Political Denartment of the Government of Indus rather than under the Home to which all the other local Generaments are subject and have to look for guidance. Anort count from kinst, the Government of India has immense func-become

in their character. That is to say, it either originates. Dellar they

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directs or initiates action in the first instance, or corrects and englods the action taken by the various local Correspond ments, when spensied against by other level Governmanto, or indreduals, or bodies of indrestuals. Even when there are no such agreeds, the Segment Correspond charaction and in every solute of its notivities occurs in those which fone the tourstoned subjects of administra-

tion in a province. These we shall notice in a subsemont chaster. The Government of India can cell upon ney sincle Desertment or even an undividual officer nervitar at univ capacity under local Governments to explore the or her conduct of affixers. There are motions, book (iconomicants have no hard at all. These constitute the quarted deties of the Squeeze Government, and in

these the local Geographento are not permitted to take say nert. Such original functions are operated in (s) The Army, (i) The Bailways, (c) The Customs, (d) The Ouver, (c) The Salt Revenue, (f) The Post Office, (a) The Telephones, (b) The Mari and Courses, (c) Resirration and Immgrators, (i) Relations with forcing sister whether fearlatory or beyond the conferes of India, (2) Archaeolary, 40 Fischery, and (m) Mirrory resources affairs council to murchled out aroung the various Govern-

ments. Provincial and Imperial. They are always threefed by the control authority. One or other of the zine departments of the Correspond of Toba we have musticeed elegations disclarges the original functions in respect of them in addition to the appellate functions in respect of revenue, local laws and local public works. There are other western rebish may be administrant by the York

empeods to a Territori extent only, but may be fully Links dealt with by the Supreme Government with complete local authority, such to the freeign relations of local as solutary or fendatory States, viola and distrebunes, being furnises and foods. In a sense, the Foreign and Political tecastacents of the Government of Judio, His Receiptor

the Viccory himself being in chappe of them. The matern waves of the work transacted there is varied and difficult, so below graph so that, the public at large flow not reach wellow 2 the openous and trying character of the functions dissharped for a Political Officer of the Political Deportment "At one time," testified Lard Course, "he may be Lot

eripdiar is the freeign office, at another he may be former required to stellen the administration of a backward Notice State of a third he may be semident over a Jesus of accords tribecases on the faunties, at a foorth he may he demonstring a boundary sand the wilds of Telet or the sands of Scotice. There is no more variet or remon-

sible service in the world than the Political Department of the Government of India," whose week of unessent sepenability, " enforces there spheres of action so entireby different and premising such an expensive engineers of principles and knowledge as the conduct of seletions with the whole of the Nation States of Judio. the management of the frontier pervinces and heading of the frontier tabes, and the offering of advice to His Mainstr's Covergmont on amortically the entire foreign roller of Asia, which mannly or wholly concerns Great Britain in He relation to India." No small testimony for any service under any Government to be provided. It will however magnets be remarabled that being in change of the Poreign and supersain

Polifical portfolio. the constitution does not permit the one Vicerus to occupy a higher position or negative greater stone Service Viceous Judda B imposture, subset in collaray genetics of Contribucianos, beyond in genetics of welvery not inmost by the second processor of the contribution of most by the second processor of the contribution of the contribution of the contribution of the contribution of and desirable the contribution of the contribution of the and Auditorial Regulators. The pursue of the Grovers and Auditorial Regulators. The pursue of the Grovers and Auditorial Regulators with Acidel Relators. Securrating few consequences with Acidel Relators. Securrating few consequences with Acidel Relators. Securrating of the Acidel Regulators are selected by the person, again and participaes are regionally to the process, again, and printings are regionally for the processor again, and the processor of the contribution of the processor of the Contribution of the Linguist to region of the processor of the Contribution of United Secution (1997).

been settled by the Code of Orizoigal Procedure.

(a) Martines of the Council and Properture thereof

Indian Prince. The right of parlon and remission of

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The procedure followed for the bringing of coordbefore meetings of the Council is one of great administrative Importance. When he is in agreement with the Months-in-Charge of the Department is which a public which should be househ before a meeting of the Council belongs, the Governor-Grantal as the sole determining favour also whether papers relating to it should be further our entered critical before action is taken upon them and, if so, is return winsher thre should be circulated to some or all of the receivers. This cutherity of the Generor-Beneri is pair immed by the rule that where it is respond to house Covered a Installation, whether to the Legelstine Assembly or in the Council of State, the papers, redoor the General-General otherwise directs, shall be risculsted to all the ramphore and discussed in the Council, when

apportunity moreover in taken to determine whether the Connects, or should leave it an oven question in which case the official oranibes are five to sale our way then choose in the brainletter. A case in which the Converse, General is not in agreement with the Member in Charge, the face of the Deportment to which the solvest belongs, has get to "be of the he referred to the Comerit, but whether the papers one- female. or be substitted to the Council when accombled is a matter which rests within the discretion of the Governor-Coursel biseasily. All differences homores, between the Process Member and other Ordinary Members see usually rabinal matters of reference to the Council whose decision in Owned All decisions of the Cornell are taken down to the Council ideals and then and there initiated by the

Supposition of Concessmental Affairs in the Council.

The Marchan of the Council meet principally to

biret, ordererly once a week,--to discuss que-

which the Vicerey desires to be placed before them, or the Gammi, which a Minuber wite has been overvaled by the Vicerey, bas saled to be referred to the Conneil. The Secretary

has adolt to be referred to the Gonzel. This Stortisty in the Department optionally concerned with a Guzzell case attends the Guzzell menting for the propose of the stabiling any referred violet may be unquient in the Stabiling and the stabiling to the propose of the stabiling to the propose of the stabiling to the Stabiling to

Consent may be used to be been decreased any order be been memorary on his own anisherity and responsibility what was been invested with such force as if if were an order made by the General-Countil in Council in the contract of the council in th

Each departmental office us in the indeedmate charge of a Secretary, whose position corresponds very seach to that of a normanism Undee-Secretary of State in the

Third Rington, but with these differences that the Secretary, as show stated, is present at Occasil merical and the secretary as a show stated, in spread at Occasil merical and the secretary and the secretary and secretary and secretary with him all tenters of importance arising in his department; that the has the right of himging to the Victory's event transfer of any secretary and a secretary

In three years.
The The Secret

The Secretarios have under them Deputy, Under and Aministan Recretarios, together with the ordinary cherical establishments. Taking the departments with which we see concerned, that is to say, the Home, Pinance, Education, Health and Lunde, Rellways and Commune and Industries and Labour, the Sourctains, Daysiy Sourctones and Under-Servicings in all are accusions of the Indian Orid Service. The Assistant Secretains, where these exist, and the subcolouse sail are men permanently connected with the departments.

PART VI.

LEGE AND THE BEG

The Position of the Member of Council.

In regard to his own department each Member of large Council is largely in the position of a Musister of State of and has the final voice in ordinary desartemental medices Questions of special amperiance are usually referred to dements in which the Manner in Charge of the departure happens to hold views different from those of the Government concerned and in which it is proposed to overrule sense them It is propover a spitfed principle of the Cornel monophers of the Government of Teelin. that was difference of opinion between one of its feaninests and stother in connection with a matter affecting one or the other, narily, the Council meets as a Calviget once a week for consideration and discourse of matters referred to ri by the Vicercy, or of matters in which the Vicercy and the Member-up-Charne have differed from each offer, and which the Messher desires to be placed before it. If we want

there is a difference of volume in the Causail, the decrease of system

n Cou active wopen of the surjointy man's percuit, but the 'viceroy has power,' always to escentive visibly or in part, or modelly the institution of the Connol, if he should be of optime that the measurer proposed to be taken as likely to prejendently affect the sufety, temperality or inforceds of littled infect, or of any part between. Much of this preliminary law when the proposed work for common at Emerative Common investigate to show one informal distance leadily type may all the co-schemes of

(b) Are they Gubinot Ministers?

Se the Gen. Comment of Selfan a Colinari Govern-mask?

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such, far less a constitutional larger, for the exposition of Calcine Governments "implies a Garantenett by a body of people who according to constitutional prompties or images are not independent of body images and independent of body images are not independent of body images for increment in beginning. The escores of magasiaths different manages are not of responsibility, one for eachier, Generalization and the property of the property of the contract of the contraction o

enters, we cannot be store, for the late. In the legs of properties of blocks are a body of measure of the Capalities of the over a first over a first over a first of the late of the lat

(ii) Fermine of the decision's

The design time is in subscribed charge of a first boundary, whose position is an subscribed to that it is present to the state, where position is sufficiently of Bistes us the Chitel England, we will also the Bistes which the Bistes of the Chitel England, where the state of the Bistes of the B

ness sendy has a propinity and ugly appearance about it, that the -has descrinerated chief's back and discuss with the head by discussed with none other than the Member-in-Charge. The original idea behind the parcedure appears to have here well-reported and in the interest of Politich Technnamely, to arm the Victory opportunity to stody an Indang problem in the light of two different experts unless ther are in agreement with each other, and also "to make some that apportant operations are not being settled in the department without reference to the Vicesty." The Secretary, mercover, is Secretary to the Green-ment of which the Vicercy is the head; he is not Secretary to the Member-on-Charge, but howing regard to the fact that during the past half a century cut more, the two have worked in such coolint harmony, and also to the fact that during the last quorter of a century British India that the practice, whatever its murits may otherwise be. carried any longer be justified or vindanated, without dung violence to constitutional postulates or making a him Debuty. Under and Americant Secretaries, together with the ordinary olerand establishments. The Secotames, Deputy and Under-Secretaries are ramphers of the Civil Service except in the technical departments, such as Law or the Military. Here again the present rule in that, if the Secretary or the Deputy Secretary in the the others med not be, so that either of there went by a Civilian. This rule however, has now been given the go by for both air Civilians. The Government of Ends has

a Civil Service of the own an distinct from that of the Pro-

vincial Governments, and officers serving under the Gov-

(d) Position of Council Secretaries.

rinoial Governments, where also, they may be appointed risted to regularized, where each, many many are becomes, it makes a good storlist conditions and with similar bunishions, it makes must be said that this is a mary in the right direction. First on as it does an experience to bate a lock title using it the affairs of the Government behind the some, and afeding opportunities to promising young men to been the art of salforeir. End I would not forcest to received you that it is to the joint select committee of the two cense of Performent, who recommended the selection of merahers of the Assembly who am able to undertelo fitties similar to those of the Partiercentary Under-Scoretaries in England, leaving it to the discretion of the Governor-General as a matter of administrative exvenience to relect the departments to which there officers are to be attached, that all credit must be even. The appointment of these Council Secretaries gives are to a newes question of some importance which then disquilifies an income Indian Lightentra, or a "non-official" member, from wasans

estamane his sent after he has accepted office in the survice of the Crown in India, on the principle of the wastwo of mate obtaining in Eurland. There was mill remanufact it is only Ministers of the Crown, or holders of offices from or under the Corem who vegate their seats.

those connected with the admirantization of departments of State being aligible for re-election. The Under-Sec. return of State in England is not an office which is bold from or under the Cown and, therefore, does not durealify the holder of it from nitting or retaining his seed cirds a non-official Corneal Secretary council he said to have accorded office to the service of the Cerren in India. necessary to disqualify him from negativening of the Assoubly, of which ander the law moreover, the Council

effice.

Secretary pract he a member, irot as the Provident and the Deputy President of the Assembly are regarded not to have done to. The test is whether one is an " official" or not. One who satisfies both the conditions of being a wholetime servint of the Government and also of being represented efficer by salary or fore is an " official," and as such, disqualified from taking his sent as a member. Election of both the Previous rail It's Deputy in the Assembly reset he followed by the anproved of the Governor-General who is empowered to as-

point the President of the Council of State. The President is a nersen telo is expected to buse loose experience and knowledge of Parliamentary perceiver, precedents

(a) Officers in Cambrol of Public Business

Ruch Department of the Government of India is the Afrainistrative Officers, the Ministerial Officers and

officeries

an Monkey Whiterwe he the diskell states of the Deptyl fillentity of heavily of the property for the forest property for the forest property for the forest property for the pro

Insulates or sessions, each desiling with a group of thejoins with which the department is consecuted.

There are considers when the Greenmont of Initial Desired After from the Lond Greenmont and layed, and set flow their determination in a mandatory spirit, but shy in this are yet consecution in a mandatory spirit, but shy in this are yet to be conveyed to the preserved with their shock of the state of the state of the state of the state of the total results of the Wiscory for series. The department of the state of Lond Greenment within control to given effect to exception of the state of th

count to take the Viceous's instructions.

The power to dispose of criticary nations within the previous of a department ratio with the Montho-in-Chenge, or is delegated by him to the Secretary whose other decises an ex-

(4) to place every once before the florezzor-Greeni of the deleter of the Member-in-Chings of his Department, in a core-security

whole form, wendy for first devision, i.e., recommunical by a note with his own opinion mornied thereon:

(b) to send the besizess of his Department to the (c) to send papers of social importance at ouce to

the Governor-General who will juitlate orders or send then for initiation by the Membergy-Charge; (d) to see that no reason came before the Council

without having been proviously seen by all the Members;

(c) to attend meetings of the Council, if moreover, While in matters of greater moment, the papers

week.

with the coder or opinion of the Member-in-Charge are retenited for the appearal of the Governor-General when only final orders may issue. But where the Governor-General does not full in with the years of the Moscherin-Charge, he may require papers to be circulated among on, or direct the subject resider to be brought on for disconsign before the Gouncil which nazally meets once a

This is the paper side of the Viceron's work. All orders are issued in his name. Every case of any yeal importance passes through his burds and either have his ceder or his initials under the initiating Member's note. Unum! matters in all the nips Departments of the Sinds on to him in the first costoner. He has also to decide what cases had better be disposed of by the departmental Member and Himself, and what englis to be dir-cutated to the whole Council or to some of its Members. In short, he has to see, as his priors run in the races of the Governor-General in Council, that they fairly recen-

small the offsets tower of the diversation. The "Gecontains" of the present of the plan today and partytions of the present of the plan today and partylated by the plan today of the plan today of the plan Each finds-besterier, plappit feetings, floading, and a trace of the plan to the plan thing the plan today of the Caller's Conference of the plan today of the plan of the plan today of the plan today of the plan to the plan today of the plan nearly logical to occurrence plan to the plan today of the male logical to occurrence opens the Vicery's talks, step when the plan to occurrence opens the Vicery's talks, and the male logical to occurrence opens the Vicery's talks, and the today of the plan today of the occurrence of the plan today of the object of the plan today of the plan today of the plan Vicery has two of the heartest Deportions in his own today, the Furdings of the Political, as Selence-on-

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STRUKTS OF THE GOVESNIE

(a) The Great Departments of the Government

The bettien of the Generation of India Roschen, Recognition of the Generation of India Roschen, Western and Confidence of the Section of Section (Section of Section Of Section

almostican of revenue, public superdition, politic way and remons including time, public funds, muits, pugcounterey, leave, pay, allowance, personas, and gresistents of Prible Officers, assessed times and oping and before the Primares Merabor who, in convolutions and agreement with the bends of this great sporting deparments, memages for the collecting departments to provide sufficient funds for moving the torsel of the year. But these what mousesy the Expolation shall be sold to your early year, and clusterin plants for writing such account

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of lying laber the Legislation was countries dense of comments, not set of revenue and expectation, but of approximate, not set of revenue and expectation, but of approximate, not set of the revenue and expectation, and the section in revenue of the expectation is consecured normally due froming of the French and in region and pulled many the formal period of the expectation is observed in the properties of the expectation from the Department whole that with what now be colled your dense, the whole is period expectation from the Department whole that with what now be colled your dense, the department of the expectation of the expect

The place of the wave and prome of register the process, to and of expenditure are enterested to the Lookslature as from the form of a Bridget which be raplaces and exposeds to department the Home by way of a statement. The Munches-up-to-moon Clusters of the Firemer Department is according a Marcy of tola her of the theil Service, but very often an quanti Endesis Foregreen. The Empore Department deals with and usculutes the relations of the Government of Trake, Government

ar envey, with the fereign state of Neprl and other neighbouring Assatic States and the Political Densit-States and Pendatories within the limits of Lodin. These lettes officers of high digraty and ourrors returnestiffity and revolute their relations with one couther. These beens the most experient of all-the Desertments, the Vicrov bringed keeps charge of them so that, constitutionally specietag, he is his own Foreign and Publical Young Minister. To those allied Departments are on- in our trusted the control of the niministration of the Person Prentice Describe, and the regulation of relythms to with Proptice and Hill tribes, the administration of tenter

Bahashirton, the administration of Ainsers-Merwice. the duty of looking after political processes, the distra-descent leating of political position, extradition, and extra-in-terand of the various orders of the Star of India, of the Indian Equire and of the Grown of India, recognition of Dysmons County, arrangements for corresponds and maintaining

the standard of efficiency of the Busperiol Service Troops and the Imporial Codes Corps. The Horse Department, as we have already some, concerns itself with various learning of rollin leadness, the securing of which are The Bean the Indian Civil Service, the Saconeon Vagrancy Art Dep

abrengione Reinfe Lobe and Beres, intensi politico inchiding leve, erize and pience (respect or regional piettiens in Plaga cases at the North-Wood Presides Privator, codecated in tensions preserve). Protection of the North-Wood Protection Protection and the Proposition in the North-Wood Protection in the North-Wood Protection Desiration, polare in the North-Wood Protection Protection and Approx-Mentages, the evrl's related neveran, plotted and observaform of the North-Wood Protection, plotted and contraference, the evrl's related neveran, plotted and contraference, the evrl's related neveran, plotted and contrated and the North-Wood Protection Protection, Desirable Inducation and Agent-Mercenty). Registration and attendables of them, the Labor Anna Ann, and the constant and sureduces the Contraction of the State of the Anna Anna and association between the Correr and the adopt. It select, its principal function in the confidence of the

clord, its principal Function is the maintenance of the tread verbiners of the connectivity and the centers of the precipitive of necessity. But always in charge of an exceptive of the filling for the connectivity and the centers of the precipitive of necessity. But always in charge of an exact there with refert interaction is promiber of this ferries as there with refert interaction, a Patriative or an always of a legal profession, a Patriative or an exactly considerable of the contraction of the consulting with the size of the with the connectivities that need roles made tasks the various construction to the contraction of the contraction of the contraction of the regarded facilities, one of whom always expect by these

Perhamentary Under-Secretary of State for Irrhan, with a seat in the Stone of Lorde, and later, the Gorrenar of Behne and Orens. It may be noted here that the with the with the first control in British Indian Hastory when at Ledina was taken in the British Bertaus of house, and also when a Nation of the country was mixed to the admirationalism hand of a Possifice. We Lord Bree-

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uned of Newston, Rodin and Loui, the Memberi-Clarge in usually, be not semissibly, a price unconmental with the Grel Service. Irregistes, such, brilling the Companion of the Companion of the Companion of the Department when the part of the larger preparation of Indiana and Companion of the Indiana of Indiana with discovering communication of Indiana Service and Straige, Stones and Harmed Sources, Original and Service and Straige, Stones and Harmed Sources, Original Services and Straige, Stones and Harmed Sources, Price Services, Straight Straight Services and Liversities, Principal Services and Straige, Stones and Harmed Sources, Straight Straight Services and Straight Straight and Straight and Straight Services and Straight Straight Services and Straight Straight Straight Services and Straight Straight Services and Stra

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in Commerce, in netwality often by a Civilian, and

the other maction'ly follows the same role. As at powert General's Expensive Conneil, excluding the Communicatein-Chief one Indians, a state of offsire which ten years are would have been recorded as inconceivable and bevend the pale of administrative relities and reclause of renn effort The Avery Department is represented by the Corp-

mandar-in-Chief. The Commander-in-Chief is an "Extra-Ordinary" Momber of Gunnel. The Governors of Madean, Bembay and Bengal are no longer so, small when the Council meets within their Presidencies. The latest Department with a sensuate entity of its own in the Department of Education having in six charge the control tical affairs having secontly been transferred to Commerce, though it is difficult to see what it has to do with ecolorisatical matters, unless it is no admission of the heathen money is ren on commorrial principles. This Demotiment however, has been deprived of much of its

Deputs 1 unefulness, authority and power of initiation by the Belf-Government and Stritution have all become provincial terreferred subjects under the centrel of Ministers respectible to the Legislature. The Governor-General mov call a meeting of the Corneil at any place in India. In practice, it meets in Delhi and at Simla

(b) Subjects for Control Administration

The subjects which have been reserved for equirel

1. (a) Defence of Raffa, and all matters of

with His Najothy's Naval, Military and Air Posses in India or with His Majoshy's Indian Morins Service, or with any other force raised in India other than arilliny and arned prince wholly maintained by Local Comm-

- (b) Naval and Military Works and Contomments.
- External relations, including naturalization of shirts, and pilgrimages beyond India.
 - S. Belations with fitstes in India.
 - 4. Political charges.
- 5. Communications to the extent described under the following bands, as maly :—
- (a) Bairways and extra-crossicipal transveys, in so far as they are use classified as provincial subjects.
 (b) Aircraft and all resides covarial flavorith;
- (6) Arrowsh and all masters consected therewise; and (6) Inland waterways, to an extent declared by rules
- made by the Governor-General in Council or by or under legislation by the Indian Legislature.

 6 Shipping and manigation, including shireing
- and perfiguince in inland waterways, in so far as if it decircul to be a central subject in accordance with entry 5 (s) mentioned above.

 7. Light-bosses. (including their speccessles).
- Light-house (including their approaches), Beacon, Lightships and Buoys.
 Perts Operation and Marine homitals.
- 9 Ports declared to be major parts by rules made by the Governor-General in Oceaell or by or under localition by the Indian Localidature.
- Ports, telegraphs and telephones, including wireless installations.

11. Centoms, Cotton, Excess deties, Incorne-tax. Salt and other soomes of all Indu recomes.

12: Crowney and Conser. 13 Public debt of India

14. Savings Banks.

16 The Indian Audit December and excluded audit departments, as defined in rules framed under soction 95D (1) of the Art. 14. Chvil Tare, melisting laws regarding status,

property, Civil rights and habilities, and Civil Proce

17. Commerce, including basicing and insurance,

18. Trading companies and other associations. 19. Govern of production somely, and distribu-

tion of any articles in respect of which control by a central authority is declared by rules made by the Governoy-General in Compoil or by or under legislation to

20. Development of industries, in cases where ceder of the Governor-General in Corpoll, made after

consultation with the Local Government or Local Govemments concerned, expedient in the public interest. 21. Control of cultivation and manufacture of opium, and sale of opium for export.

29. Stores and Stationery, both imported and in-

digenous, required for Imperial Departments. 23. Control of petroleum and explosives.

such control is reserved to the Governor-General in

Council under rules made or sanctioned by the Secretary of State, and regulation of Mines. 26. Beismod survey.

29. Ectigration from, and immigration into,

British India, and inter-provinced nagration.

30. Gravinal Law, including Grininal Procedure

Central poles organisation.
 Control of some and appropriate.

 Control of some and agreemations.
 Control agreeies and institutions for meanth (molecular observatores) and for professional or techni-

eal training or prosection of special studies

84 Ecclasiasianal schministration, including Rero-

ern eccaeteries.

55. Survey of India.

Survey of mens.
 Archneology.

37. Zoological survey.

88. Meteorology 89. Census and Stetlation

40. All-India Servece.
41. Legislation in regard to any provincial subject, in on far as such subject to stated to be subject to inguistical by the Indian Legislater, and any provenithries to make making reservable be legislation to the

Severace-General in Council.
42. Turniconal changes, other than inter-powincial and declaration of laws in connection therewith.

cial and declaration of laws in connection therewith.

43. Regulation of occumunial titles, orders, preofence and civil uniform.

dence and civit uniform.

64. Immovable property sequired by, and mainterned at the cost of, the Governor-General in Council

 The Public Services Commission.
 All matters expressly excepted from inclusion among provincial subjects.

47. All other matters not included among provincial subjects.

(c) Functions of the Government of India.

The mechanism of the Government of India is not

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invariable in its structure, and the administrative policy adopted by successive Convenients have at times here so divergent as to lead one to believe that a system of party Government exists in India. The policy of decentralisation recently adopted by the Government of India has tended to increase, subject to their control, the authority of the Local Governments, so that, it is recessary been to describe the functions of the Governmens of Indie to enable us to understand and appreciate the processors followed in the disposal of administrative problems and measures by the Government of India emetarists. I cannot do it better than in the words of the Boyal Commissioners on Decentralization in India. The functions of the Government of India, " are in searcy respects, much wider than in the Doited Kingdom. The Covernment claims on share in the produce of the land; and save where (as in Bengal) at has converted the rate a fixed land tax, it exercises the right of periodical resonaument of the coals value of the share. In connection with its revenue assessments it has instituted a detailed coductral survey, and a record of rights in the land. Where its assessments are reads upon lance landholders, it intervenes to prevent their levring excessive parts from their tonagts; and in the Central Provinces it even takes an active chare in the original assessment of the landlords' rents. In the Punish and some other tracts. It has restricted the alienation of bands by agraculturists to non-agriculturists. It undertakes the management of landed estoten where the negotiette is discussified from attending to his affairs by ago, see, or infemity or occasionally by

populary embarraments. In times of furnise a maker tokes rolled works, and other remedial measures upon an extensive scale. It manages a vast forest property. the bolk of the rathways of the counter and directly manages a communicable portion of them, and it has ex-structed and managing meet of the important priceles works. It owns and manages the notial and telegraph systems. It has the manapoly of note ineas, and st alone can set the Mints to motion. It note for the revel nect to its own bankers, and it occasionally makes tonnormer loans to Presidency Bardes (now approposated rate one Bank called the Innertal Bank of India), in times of financeal stringenor. With the co-operation of the Secretary of State it regulates the discharge of the balance of trade, as between India and the outside would. srough the action of the India Council's drawings. It lends meany to the Municipalities, rural boards and serioulturate and contrioually to the owners of historic relates. It expresses strict control over the sale of latery and interination dram, not morely by the coursetion of unhormed-sale, but by greating licenses for short seriods only, and subject to special fees which are sirally determined by auction. In India, moreover, the direct remonshifting of Government in respect of Police, Education, Medical and Society operations, and performers. Problem Works, wor, of a mustic wider amon than in the United Kinedom. The Government has further very intimate relations with the numerous unitvo states which collectively covers more than one-third of the whole area of India, and operation more than one-fifth-

GOVERNMENT OF INDIA IN BELLETION TO PROVIS GOVERNMENTS.

(a) Control of the Government of India core

The powers of control of the Government of Injusover the Local and Provincial Governments are of a

over the Loral and Personnial Governments are of a greeni disorster. These highlights must on an arrange process industries. These highlights must on an arrange materials, and of the Supernor Government. These partners of action is monoscolly limited, but their logilative activity consumerables the properties to the indutries and solving of the Commensor of Indian. Acterious and solving of the Commensor of Indian. Acmost an arrange of the Commensor of Indian. Acterious and the Commensor of the polystaters made to purpose the law for the control of the control is associated in cost of these ways, the principal of which may be add to be in the disconnel of external

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the days ment of lasts up as Tores and layin below sore these relating to the transferred depotents time 1900, in respect of which the power of reperintmenters, directions and content over the local Government of a Government of a Government of a Government of the Government of Go

selfects and to dends anadists trising between two provinces in cases where they have not succeeded in arriving at an agreement. The Develotion rules forther layest the Government of India with sutherity to safeguard the due exercise and performamen of any powers and drives possessed by, or imposed on, the Governor-General in Cornell radir. or to connection with, or for the purpose of the appointment of the High Commissioner for India, with the pay, pensione, powers, duties and conditions of his explorement, with any lean to be raised on the security of the revenues of India, and any semirances to be made therefor, or with the Civil Service of India, or with any rules made by, or with the sauction of, the Secretury of State in Council. The Government of India have got the power to alter, vary or modify them so they please. The Central Government have similar nowery

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significant consisted with the Government of the countey or under the Government of Infini Art, by france, with the apparent of the Souretsey of State for Torks, which there is no support to the Souretsey of State for Torks, unless which have the force of the w, rifer they have been hid shorts both Ecusion of Parliaments as soon as may be after they have been made, and an opportunity has been given to the Membern to more for their campellation or recounter within theirly days.

(b) Relations between the Government of India

This firings us on to the general principles which recease govern the relations between the Government of India, s and the subordinate Provincial Governments. On the " sphoot of the Charter Act of 1833, the Court of Direction and tors in a letter addressed to the Government of India to twohald down the pernerples which apply today just as graph and to as they did before it was transferred to the Grown. The 89th section of the Government of India Act of 1900. colled the Charter Act, lava down a very conscrebensive shape that, " the superintendence, direction and control of the whole Civil and Military Gossyround the said territories and resumes of India shall be we in the said Governor-General in Council." and in nation of it the Court of Directors in their despat mentioned said, that "the powers here conveyed the words are interpreted in all their latitude, included the whole powers of Government, and it is of infinite importance that you should well consider and understend the extent of the responsibility thus imposed mon on. The whole Civil and Military Government of India is in your hands, and for what is good or swil in the administration of it, the honour or dishonour will reduced upon you." The despatch continues that with respect to the powers which the Governor-General was called upon to exercise, "It will be incumbent onen you to draw, with much disorigination and reflection, the correct line hetween the functions which remerly belong to a local and

whole." The object of the Act was to carry into effect that intention of the Logislature to which the Court the newers of Geography over all parts of India, and responsible for good government in them sil. the Government of India are to consider to what extent, and in what partieriers, the property of Covernment can, or are litters to he hest operated by the local authorities, and to what entent, and in what particulars, they are likely to be best exercised when retained in their own hands with respect to that portion of the business of Government which they fully confids to the local authorities, and with which a

minute interference on their part would not be beneficial. It is their duty, under such circumstances, to have always before them evidence refficient to enable them to jedge

if the course of things in general is cond. and to not such virilant attention to that evidence as will encore their record interpolition whenever anothing comm which demands it. A cardinal principle not to be lost right of is that the working of a system which admits of different grades of anticopity denous very much on the windom and spederation of the sureinne authority, and also of the subordinate authorities. No legislature our lay Azare a definite limit between a instrument and a petty, venstious, and medding interference Apart from the regular restine matters in which the relocali-nate governments have to refer to the Government of India, pasely religious has to be placed on the practical another sense of the Governor-General in Cryssell and of the local Governments, for the carrying out of the law into effect in a meaner conscious with its spirit, and there is no reason to doubt the possibility of preserving to every subordinate Government its due rank and nower with out subtracting from or neutrolleing these of the

Central Government. The subsedinate Covernments buy of have to ober the orders and instructions of the Governor-General in Council in all gams whatever, save those I does have mentioned, namely, those which relate to the transferred subjects, and in order to enable him to sourcise with effect the control and superintendence devolved more han, they have to transmit regularly to the Governor-General in Connect true and exact copies of all the Orders and Acts of their respective Governments, and to guro retoThorney of all tennections which they may done resterial to be communicated, as on the Governor-General in Cornell may from time to time require. Even under the retrained constitution there is no deviation from the tule stated above, except in the texasterred denutratests of a pervincial government. " B is Our will and pleas Product age that Our said Gowrang-General shall use all endesvours, consistent with the fulfilment of his responsibility of his

und station above, rempt in the terraferred depositation in of a permittal grounders. "It is for all and planrose that Our said Georemon-Garcent Shift mas all acidosness that Our said Georemon-Garcent Shift mas all acidosin and the second second second second second second plan to it and no Der Particionas for the substance of the second plant substance of the second second second second second and the second second second second second second second of Our said subjects, we argue second by their representations on the Lafata Lapidation, so he are the second sublinguistic to limit to be just and researche." This is an enjurishent to limit to be just and researche." This is an enjurishent to limit to be just and researche."

which is clear and feats, and applies to the instant Legislates in suspect of all missions of Central administrations as to all masters in the control of the "morrow!" side of Central administration as to all masters in the control of the "morrow!" side of Central, as of day, menutice requiremental to Deficience of Central, as of day, menutice requiremental to Deficience of White and the control of the Central administration of the Central administrati

(c) Mode of exercising Authority.

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PART I

GOVERNMENT OF BRIDE AND THE DEED OFFICE SECRETARY OF STREET'S CONTROL CASE VILLEDIA

History and subspendings of less exhaulterade The principle that the Government of India has the right of substates and the Council of India has the right of rerision as the Somekay of State has, relieved to the direction of the House of Commons, the right of was, is

now well established. Yet in 1870, there areas a great feature controversy between the Duke of Angyll, site Secretary of Bush et State and the Government of India under Leel Manover, amount other thance, the Percal Dramans and Corn! Act, in which it was definitely laid down that the prorogative of the Secretary of State for India was not figured to a voto of measures passed in India, but extended far beyond that. The Secretory of State maintained,

that the Government of India were merely executive officers of the Herse Government, who held the ultimatenown of rections the Governor-General to extroduce a measure and also of recurring all official Moubers to vote

for it. The supposed powers and privileges of the Council In in London have been similarly dealt with, and the Council of Paris is now recarded messiv as an adjusted of the office of the associate Secretary of State : to furnish him with information or advice when he chooses to sak for it. Nowhere in the

statutes establishing the constitution of India, is it measure for a piece of inguistion to have the senction or samual of the Secretary of State to be operative as law.

for less in such supplies or assent a condition precedent. whereas, on the other hand, without the assent of the Governor, General a low is of no effect. It is submitted

therefore, that the Secretary of State reserves to himself the power of exercising his relo mon any legislation searcted to by the Governor-General. In the whole

course of Indian logislation, however, there is not a

Statute Book by weapen of the disapproval or disallowance

of the Secretary of State. The course that has been

followed is a logical one and conductive to the maintenages of the printige of the Government of India. To require a measure not exproved by the Home authorities, such

ne was doze by the Mangale of Saladnery, as Secretical of State for Judes to materal to Land Northbrook's Tariff. Act of 1875, wherein Lauxandere enther gazele were a long and applement controversy with the Secretary of State yould not submit even at the cost of his ligh office. Torel Northbrook dealtsed to accept the proposition and ranged, whereapen Last Lytton, a slaver but manchally a west party licelegant, who was sager to accord the only of the harbest office make the Corpus from

mode

Mr. Breinger Durnels the was some elevated to the Teerage as Earl of Beaconsfield), at any storifice and under nor conditions, was sent out with a definite "mandate" to repeal the Act at the earliest mostible occurrently. It would be interest for here to note what a great English hestorian less to say about this recodent and its second,-the retirement of Lord Northbrook and the oppositment of Lord Lytton. "The Government." we are told. " made some charges in the relations of the Indus Office here to the Vectory in Calcutts, which gave India. One premediate result of this was the retirement of Lord Northbrook, a product and able man, helper the term of his admirateration had actually arrived. Mr. Duoush gave the country smother little surprise. He appointed Lord Lytton Viceroy of Relia. Lerd Lytton had been previously known chiefly as the writer of charmhar and seasons were, and the sather of one or two shows and heble nowly. The much way a good day

extensished at the appointment of such a man to an office. which had streamd the intellectual energies of men like Dalkonsis and Conning and Biggs But people were on practi willing to believe that Mr. Distud knew Lord Lytion to be presented of a gift of administration which the world certain had not any chance of disconing in Highly of the Prince Migrater thus, to have recommend and evalued the sea of Iris old friend and companion in arms. In strite of oringivings England wished well to the amorniment and learn it marks some a somes. Before long England learns and felt that the associatores was a fulrare, for upon coming rate power Mr. Glubtons lost no three in recalling Lord Letters to the impresse relief lead of to the in recently here access so be India. Lord Lond of a disappointed, chaprined and irrelated India. Lord London Lutters become found it difficult to recent the Art. in the face of prescribber from his Corpoil, but emptaxlly got over the difficulty by the exercise of extracellinery powers exerted to kim by the Traffic Councils Act of 1870, of overreling bis Council, when the " safety, tranquil'ity or the interests of British India or of any part thereof are, or rays he, in the edament of the Governor-General essentially effected." It is difficult homover to see how the safety transmitted or the interests of British Todis, were or could be affected by the immedition of a duty on textile tubeics imported into India. If anything, it was for the benefit of British India

belt you cannot not foreign that he was sent out with a definitive "manshin," and it has, the and of the Octat Landdontier "manshin," and it has, the and the Octat Landschillen with one of the quantific form in Friend Landson, "Development of the Company 160 PURILE ADMINISTRATION IN SINDS
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Mustipha Kennel." Rust and West ables, the rein of his diplomnoy in spite of all the dialerate aerasquenceis that be, as representing Great Britain in the appointions with larnet Paule at Lausenne, but made through the Secont

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Service, whereby he should obtain, needless to my description to his Communent at America as soon as or soon after their types formanied, had to in redeemed by

Mr. Ramony MacDanald.

Agent of the party in power the Viceous is not strictly a part of 16, or even if he is, he is more fortunate-In affinited, for it is not incombent upon him to shide by the fortimes of the purty associating him, in the House of Commons. He is not revaired to, and indeed be does not, go in and out with the party to which he belongs. The earliest example of a Viceory transferring his allo-giance to his political opposests was that of Lord Gazzing, who, appointed by Lord Palmenton in 1886 Derlay on the transfer of the government to the Court in

1808. Other cases of such transfer of fasity were those of Lord Northbrook who carre out under Mr. Obsistors in 1872 and went out in 1876, two years after Mr. Dismali once into power, of the Earl of Dufferin who becam makes the Engl of Kimberley, a Liberal Secretary and served through the regime of Lord Pondelph Churchill and Lord Couse, both Tory Secretaries of the most irreconclubic type, of the Macquis of Landadowne whose terrare of office begon under Viscount Orose and terminated in its natural course under Six Henry Forder (aftermeric Leed Welserhampion), of Lord Chelmeford and of Lord Reading, who had the privilege of serving under Mr-Lloyd George, the Liberel Prime Minister, Mr. Rumma Mandorald, the Labour Prime Minister and Mr. Stanley Raldwin the Conservative Prime Minister, just as much on Lord Textin has elected to serve under Mr. Rameau

Madenvit even though he owed his appointment to his

own party the Conservatives.

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Guyera:

(a) Government of India arra-offerend.

Oceanous in India Inquity " paper Generaments "

But when all is wid the Covernment of India as the Provincial Governments next be said to be over-Secretaryised and to remain open to the charge of being lengthy a "paper government" (as an eminent person has sherrelly observed that), it is "a pen and ink Rei, a bersvariner which relies for information on the reports received from official subordinates, and endeavours to influence public opinion only through orders inseed to its subordinates or through commoned apprenents communicated to the press." These are what are known as " Communicace." which can hardly be effective substitutes for principles won by dehates in the Council Chamber, or cases placed before the country from the platform. Governments in India cannot escape the charge of facining sky of the trablic; let it now however, be said that it is because the forces at the disposal of those at the behn of affairs are not, as Mr. Stephen Gwynn, at one time a member of the Indian Civil Service, pertinently observes, "Strong anough to give buttle in the open." This is precisely what makes the position of the Generoment of India on tenable and irretrievably weak from which the only were out is a forefeer attitude and a bold front. Our friend Mr. Gwynn discerns the weakest spet in the new constitu-

tion when he says that, the "subbre of the Act mer the need for a strong Control Generatests. They thought of securing a strong Government by making it independent of the Amenity and suborificate to the Secondary of State.

of the Government In Debtothe research The result is wirekness. The Government of India has no popular emport behind it. It has no party in the Legislative Assembly on which it can poly. It has to sweet ished for every vote it gets. A Member of the Government visitor to introduce a bill leaves, that he has to personale extrav namenficial. Mossiber by shoer frees, of argument in opposition to the netural bias of the nonofficial paint account the official view. The abouted. mental and necrous stenin on the Members of the Gowenment is impressed, and they one server be nery in advance that they will be able to have their year. An organized consistion could be willing the Generopout every week. sad an ossocition is being segmented." And again, "the Government of India is conscious of its own posttion, and this consciousness is a fatal bandiese when the need for action arises. The Government is nervous about levying fresh taxation to meet the deficit. It hesitates to deal vigorously with excesses of Communation and with the erisobiol analyses who oboliar theresions believe the mone of X. Y. Z. . Parther, it is beginning to be a bullied by the Provincial Governments, which can claim to have more nountar surport and more local improbates.

Now, the History of India shows that every stable Goverapent in India has ultimately been rained by the refunof cettying provincial authorities to obey the copical sometive, and there is a danger that history may repeat itself if we allow the habit of civilencing the central

sufficient to become established."

(b) The Indian Legislature.

The Indian Legislature consists of the Governoreneral, the Council of State and the Legislative Assessdy. The Council of State is composed of sixty members, of whom thirty-three see elected, and twenty seven nameated including officials, whose number may not exceed twenty, and the Lege-lative Assembly of one hundred and forty members, of whom one handred are elected and forty-one nominated, of whom not more than twentymembers are those who are rampled as experts whose views and oninious the Vacerov considers are worth haveny. With the help of these two legislative bedies he conducts the government of the country, transacts all business and frames laws and regulations. We shall disones the constitution and powers of the Indian Legislatme As the Central authority the functions of the Goveroment of India are both original and accrellate. As

original authority it can initiate all measures necessary for the whole of India as for particular local areas. As such crisinal sufficient it can control the scious of all local Gerenments. As an appellate authority it can do all that on the motors of some body or hodies. As the surrouse authority is alone can deal with matters relating to the defence of India, and all matters connected with His Majostr's Naval, Military and Air Forces in India or with His Mainsty's Indian Marine Service, or with any other focos raised in India other than military and armed Polion wholly maintained by local Governments and Naval and Military Works and Cantonments.

(c) Growth of the Central Gono

The idea of a Central Government is not new to India It is not a British introduction. The Imperial system was first brought in by the Mogels and it has recursized a mecessary part of the Indian Government over since. Under the Mescale hostorier, the Imperial system tis to a tell into alorse un that, few capone the Moral European codesenred for anything beyond sames. So land as they had use that, they otred not how their subjects in the various outs at the country were governed. The man on the importal 'Gerli,' or his representative the Provincial Governor the was crided the Subadary, hardly over mintook his charge for a narred treat which west he carried set for the greatest sood of the spreadest regreter. They metabol their terrem of other as the concernative of a lifetime which they never fulled to utilize to the best advantage, to english themselves, lest it should not coturn again But the British Imperial system is a great check upon all the Ipeal Governments who have got to keep the Control arthorities enformed of every important measure they

fore there for exection and executed before arrive effect to them. Without a central authority to hold the balance even between the various local Governments and the innumerable Indian States there may be disputes imang there. Anarchy would seavail and his would be intelesable. Where the Moral Imperial system falled the course Brifish have succeeded. It adjusts the conflicting inter ests of the posvinces and the States. The Centra Sovernment monorer, may concern itself with broad principles of schmissistration while to the local are satiraed the detries of weeking cut the details of administration. The local or personnels consequent is no less a personity in the British Indian administrative system than the Central Government. We cannot say that we can do with the one and without the other. Division of labour lat below conduces to efficiency of admirastration. The westernal the re-Governments are not expected to know saistling about down Imperial affairs. The Government of Burgal has no mote

knowledge of the conditions which prevail in the Presidency of Bombay or of Mofrae. But if one transgrasses navigat the other the Central Government is there to corner it. The Control Government is fort monne towards bringing an uniformity in the whole system of administrators in all the provinces. On major bands they agree, in some details there is still some difference, as in land terrors or volice arrangements. The reveney object of the Government of India is to book to and secure the welfare of His Malouty's Indian subjects. As evidence of this we may recall to our mind

of the of Talks

the fact that but for the English may, the most powerful in the world. India would not be safe, and without an efficient and powerful army, Indiana would not be safe from ferrige aggreence, and without that efficient and powerful army they would not eujoy poace at lenne. And they are not called upon to contribute anything towords the maintenance of that nevy. In the lifetime of the precent experation we have seen funds of millions of needs being raised in Registed, and sept over to India. to relieve distresses caused by famines and earthropiece. England wants the children of the shill to take more interest in their own country as much as English necess take in theirs. That is England's droom and there is no mistake about the fact that she will realise it in the near future. It may be said with confidence that England's readinges to great Swarsj to India is undoubted, provided

India could keep it and would maintain and saferoard it. (A) The Machinery of the French Government in India.

This is the meahinery that works the Government

of lindia which does not suffer in comparison with the entire administrative machinery of French India, even

theory it is ounte different from that of British India, of Front as that of the Fretch Reveloir differs from that of the lote

fintum fales. The French Besublic similarites for colours in a passes. very mechany way; she has not a controlled from at those of admiristration. The several coloural possessions of France are divided into three classes. The first class :mionios have not the same lowe and regulations as France, while those belonging to the second class have also got

the herselft of retirement uniferces. They have nowers to elect their own representatives to the two Central Assura- He is to blies, rur., the Scenar and the Chamber of Departure at "head Paris. These colonies have elected Legislative Councils of Decide with budgetary nowers. They lave absolute control over texation and revenue. The difference between the first class colony and the second class colony lies in this ; in the former, military training and service are compalency for every citizen, while on the latter, military training to skires for being administered under the lockup love, and then by agreeing to shock by the laws applicable to French-born citizens. These Indians are termed "renescents." The inhabitants of the third class colony have got no powers to elect their representatives to the Paris House of Parliament, even though they have got Legislative Councils, etc., for the internal manage-

(e) Prench India-s Oriome

French India is now a record than colony while remained de-China is a third class colony. The entire area of a second the French establishments in India is a little less that

100 agazor willes, has the populations of this small less in a link less than 4. Itses: Pive scottered suscessed stationests, four of orbits are in the Machine Freedom; which the other is a Bengal, logarity with seven seathered belgar or streets strained in seven impostuat eiths in this central, reade up the entire French procession in India, Proceedings of the Computer of the second of the

India. For the consequences and administration of this regulation, there are several establishments and organisations. Those is a Lagislative Outsoil for making laws and equal-base for the increase administration of this restall outsoy. Besides this Amenthy each of the restablishments comprising Femals India has a beast Advisery Outsoil. Villages are grouped into a wested commons and outsoil outsoil beast of the according to the contract of t

(f) Locislative Council of Prench India.

The strength of the Legislative Council of French

Companies and American to the Amperican Control of Periods (1987). As stated shown, all resolution are elected. Ordinarily, elections take pince once in Problem 1989 (1988). The stated of Problem 1989 (1988) and the Problem 1989 (1988) (198

Cernoil of Prench India in all mation concerning sevence and invation. The President of the Legislative Octnoil is elected every year. The budget has to be passed by the Legislative Gunnil.

is excised every year. The budget has to be passed by the Legislative Council.

Out of the total strength of 28 Members of the Council, 13 see elected by the voters in the first list. All

Proughten and those Indians who register themselves

as citizen of Pictors we contributed, are included as the grid site, which all short Protech Indition are included in the second field. This reversals on \$0.1 matter to the contribute of \$0.000 to \$0.0000 to

(q) Parther Referens in India feechadoscol.

Prefer impressements to mindy speake dramath on any appropriate control to the propriate dramath on the party Quantities, alternise solicit list Maddition Ones, in minus, in majority of done renemental datage of wise reasons, alternise desired and the present of the streetly of the str

"This Assembly while confirming and miteraling the daminet consistend in resolution passed by it on 18th Pebruary, 1994, recommends to the Governor-General in Crossell that he be pleased to take immediate stops to zero His Majoriy's Government to make a resolution in Preliment embodying the following fundamental changes in the present constitutional meetinery and administration of ladia: (a) "The Restance of Indo-uni all research votatal

Amendmen accepted to the Legisli Services My on Springer Endown. an or asking or accenting from property or rights twicked in His Mijosity under the Generosana of Jasha Ari, 1898, or the pursus Ari, or received by the Secretary of State in Council under any of the wild note, shall locardies wat in the Generos-General in Council los purposes of the Government of Jasha; (A) "The Government of Jasha (A) "The Government of Jasha (A) "The Government of Locardies and Council for the Council for t

promities to the farine Legistrates and subject to scale responsibility shall be so power to control expenditude of programming shall be so power to control expenditude of publicion of tany part of these revisions or of any other prompts as a tin promit some time control or disposal prompts are to the promitism of the control of the protession of the control of the forest of the forest contains rather the control of the forester of State for Lohn, DI expeculture on military service up to a test Lohn, DI expeculture on military service up to a test (Di prepared test of the forester) of State for (Di prepared test of these and includes introller sometised and incomed by the forester of State for (d) "The Control of the forestery of the forest proting of the property of the state of the forester of the

shall be abclushed and he be given the position and frantions of the Secontary of State for self-governing demuntors save as etherwise provided in clause (b); (40) "The Indian Arms shall be authorsheed within

tons some an etherwise provided in classe (b);

(40) "The Indian Army shall be nationalized within a consumably short and definite period of time and Indians shall be admitted for service in all arms of defines and for that purpose the diversor-directal and the Consumer (and the Co

mander-in-Chief shall be represented by a Mitrister respossible to the Assembly;

(a) " Central and Provinced Legislatures shall conand cortingly of completes also ted for compliferancian formed on an wide a formitme as mostling

(6. "The Principle of re-monitolity to Lecculation shall be entroduced in all branches of the administration of Control Geographics subject to transitional resevolute and analytics revers in the Governor-General in sources. of the control of Mritney, Foreign and Political offers fixed term the inversel of the Governor-General in Cornell for exercise intiest of easy revenue or manners for nations or other exponditure classified as "delence"

thall be selectified to the vote of the Legislature but that the Governor-Greeral shall have power notwithstanding the rate of the Assembly to appropriate up to a find maximum may sum be may consider secretary for rach expenditure as may be considered necessary but not exceeding the maximum as fixed: (a) "The propert vesteen of deperty in the previous

shall be abolished and replaced by nextury and autonomous personnible Governments subject to the general onized and residuary powers of the Central Government in inter-convincial and all-badia matters:

(A) "The Indian Lexislature shall after the excurof the fixed terror of wars referred to in clauses (b) and (6) have full newers to reals such assendments in the expetitotion of India from time to time as may appear to if necessary or desirable.

"This Assemidy further recommends to the Goverage-General in Council that prossure steps be taken, (a) to constitute in consultation with the Legislative Assembly, a Bound Table Conference or other suitable agency adequately convenentative of all, Indian. European and Anglo-Indian, subcessts to frame with due resurd to

above principles after usaking such enquiry as may be necountry in this behalf, (ii) to place the und selecte for approval below the Legislative Assembly and submit the same to British Perliagonal to be embedded in a stateto." The amendroust errod in vital solute for it music to

emposton for the constitution of a Colvinet Government on the principle of collective responsibility, either of the autonomous renumers, hound together by a federal head which seems to be the only solution of India's exacting-

tuonal problem, and for which the great John Bright fought from his piace in the House of Compness reads seventy years ago. It unfortunately consumts India theredstingly to the registreedary costers of Generalized consiling in Estimonan comparis, with all its attendant defects, occupiosticus, iniquities, vices and meerics from which Burope howelf is craving to assure. But the strongest proof of a design for co-operation on the part of the people of the country who have known during nearly 200 years of British rule, the horrors of being regarded by the sanotioned laws of the had or their admirrishedito in the hands of the European Magistracy and Judicines dealing criminal fasties, on " uithaders!" in their own home, the begrees of illitoracy, the honors of fangure, of ecologistion, of want of nourishment to withstand malaria and other restilential disease, and of their representatives, is to be found in their efforts to improve a system of Government said to be for the benefit of all. and the welfare of 300 millions of human beings, icel se America dai in 1776, or South Africa in 1909, or Ireland (the Irish Fron State) in 1992, as arbitary of their own political fortunes. But no, the arrendered was turned down by an overwhelmiar majority of the elder

state-accurat india who exerpted the Council of State, American guided on they were by the cident and purhase the oldest " of them all with his political shibboloth feature least, of these not become it son therefor resultable to the conditions. of ladia, or that it did not accommon to the become confitions formuladenced by the Constitute on Mason Constitellegal Befores, over which one of the most condite political philosophure of our day, Six Brojenica Noth Scal presided, but because they did not think that their continues could be safely trusted to make less mistakes then their alien reiers did. One carnot help admiring tive statementike sectuars and foresight of Mr. Montage and Lord Chelmston) when they deried the institution of the Council of State in which they felt them were afruntures " both direct and incidental, in setting up a separate constitutional body, in which Government will a be able to command a majority," who during their tenues = of existence (the fast five verse of the Council of State). have selden missed an opportunity to let the Government exploit their timed and bashful patriotism and robust faith in their own window

(k) The Secretarists of the Government of India. The department or Secretarists is the place of busi-ness of a Secretary whose previous it is under the orders of the Member of Council colled in common parlmers Hoa'ble Member-in-Charge," who presides over it, to talos comissanos of periois beanches of the administration. Not malike the administration of the State, the femalescent is divided into hypothese or motions which deal with a certain number of the extracts with which the department is concerned. The department is con-fusied through the agency of three cleases of officials, survive namely. (D. Administrative officials, (R. Ministerial beaution others and 50 Meanls. To the first class belong the Secretaries, These are the responsible leads of the departments, and are "otherse per overflower. The officers of the second endagen are "cless", whose objit is to see to the proper and systematic ordering of nationals on which the "Necestaries" are registed to work. In the claim class are reduced the necessate of

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The parameteristic effects on or develope grade and are necessing their states and the state of their copenitor dates, tipled (a) incretize when it their opposition dates, tipled (a) incretize when it is characteristic, and a parameteristic, and allowed parameteristic and a state of their parameteristic and a state of their parameteristic and their parameteristic and their contraction of their parameteristic and their contraction of their parameteristic and their par

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In official planescape, a letter addressed to His Edgeshy Secondary of Stote for Polit. is colled a 'Assert Secondary of Stote for Polit. is colled a 'Assert Secondary of Stote for Polit. in colled a' Assert Secondary of Stote for Secondary or Stote Secondary or S

with it. Parts and circumstances should be clearly set from the holy of the "Desputch," Supplies with the general geometric reasons, or arguments, on which the proposal, or necommendation, if one, is made and the language should be that generally couplinged to a superior authority.

(i) The Capital of India,

Ever since the foundation of British Rule in India, Calcutta land been the seat of the Government of Italia. In the war 1919, honveyr, the King-Rmeeter at a tee for historic Durbur which he held at Dellu, declared that """ " the city of Imperial from the city where successive Empires had been coulded and burned, should thereafter be the Capital of India. The elect of the transfer of should be trave centrally estasted and that Dellei which had been the Imporial city of the Hindry as well as of the Makemedians before the English, was the most suitable place. It was better also for the Sporesse Governmont to be away from local opinions and local influences, so as to enable itself without him or resiption, to ladge and frame achomes of administrative reforms, the very soul of Bugland's rule in India. This is in keeping with the principle of Vincenzal appointment. At the time of his constituent he has not been in contact with the admirestrative quachinery of India so that he is onto free to intitude any achieves of reform he thinks fit. Like Calcutta before 1919. Delhi expant be said to be the permanent capital of India for the Government spends a great portion of the year during the hot mornibe in the hill station of Simia. With the sevent of the Government of India, Delta has been reperated from the Purish and formed into a separate exclare, a new prompos under a

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Having described the constitution, the functions and the mode of conduct of the Governance of India, we shall now proceed to a consideration of how the Prevacial Governments are constituted, managed and weeked.

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THE PROVINCIAL GOVERNORMS

Introductors.

Introductory.

Between to England after he escaped the destruc- no our harrow of the Black Hele author transfer of which treate thanks to the researches of later historians of maloubled emission, soler infersent and manufality, a onen, inspite of the impresioned menal pleading of men like Lord Curron and the perveys verilet of European writers of Indian lastery of more or less consequence, to so grave a doubt-out Helwell wrote to his Tracts. "Let us holdly date to be Subaba conselves. We have nibbled at these movinors, for eight years, and notwithstanding an improve acquisition-in improve acquisition of territory and revenue-orbit benefits have resulted from our sacress, to the Company? Shall we then so on nibbline and mibbling at the balk, until the teap falls and crusbes ru ?" These Tracts of Hobsell, who, importial historians 2 without expection are arrend, was a consummate line, so usoven after a large of over a century and half are stall dolightful and pleasant reeding, remarkable altho for their half-truths and unionths. The story made current by Analo, Tadian historians is that Streeghdowtsh got into trouble with the East Indus Company, by imprisoning 146 persons in the celebrated Riack Hole of Calcutts. Whe story, if true, is undersiably a blot in our national history. Later researches bowever, tend to show that the accounts upon which the story of the creel massion is based are

in design, treasmitt juri, es contra den de pages en la librar de la mercardizar pleso el regioli plesifica, stabilità los mercardizar pleso el regioli plesifica, stabilità lesiya co die part di las indibija o mechi want di apprendation el redincos mai back el copability to stabilità. The lade Mr. J. H. Little's contributes, supperda la tibay are by the litricia en gesti minetty, relizar, escribine sad originally. Electron, supperdo di domester de Machiel Hiel, broppi il viil le king before Angle-Tadion historiase will have the courage to destitut data hay have been worse qual prevenue.

course is adunt that they have been wrone and personsing in a decision of the second of the second

and to control . The strong period and week period and to control . The strong period and seek period and to control . The strong period and seek period and the control and the strong an

Divated into its own hands, for that the number of Chril congforwants was learnly adoptate to the due performance of when it the contensated baselone; they were quite ignorated of the program grouns of the people, and totally suffix for the work of meaning admiratestics. The Company's admiratestive agoncy was hepdestly because and correspon.

(a) First Arrangements under the Regulating Act.

Titing were or in this hadron with perlaps slight in approximation for the permit like first condition of burst-special control of the permit like first condition of the performance of the Permitten of the majority of the Committee on the Permitten of the majority of the Committee on the Permitten of the majority of the Committee of the Permitten of the Permitt

to now of a squal deviates amongst them by remor at "stable," or many of the shaemed and age of the sections" of the format of t

osture at Port William with a Chief Justice and three

Paine Judge being all members of the English or the Irish her of not less than five wear, standing. The veridiction of the Supreme Court was very full and countries It could exenue creit, original, admiralty and codocouof renovas. There was nothing proposed in the niquitietexture of invites which it could not do. It was a Court of Reyord, of Over and Termino and of Guol-icfreny.

Congress

secretross that Parliamont did not besitate to lay down specific provisions in the Regulating Act against secondance by them of any present or of any donation or available from the necess of the country, except when the officer was a Surgeon or a Physician or a Gambain. The earliest inflication of a settled government of the English in India is to be found therefore in the Begulating Act of 1775, the principles embodied in which had been vigrorcosts contended for by Chro. The Commany nov. stool forth publish as and in the character of Dywan, and the whole from and judicial administration of the country named rate the hands of the English .-- an event of no small moment in the history of British India.

(b) The Governor-General and Council

In 1979 there succeeded to the chief next at the Presidency a year destined, in the fulness of time, to take the very highest place among Angle-Indian Statesmen Warren Hastings, one of the Civil Servants of the Conpany, was appointed Provident of Bengal. The double amorement by this time had fulfilled do mission. It had introduced an incredible amount of disorder and carrention into the State, and of poverty and westernesses

SERICOS," O 1991. Stil. John. Sovey, "and soled our establishing, and were true to be specify recognised as a fallow." The Cost of Directive to this todge as a fallow. The Cost of Directive to this todge load who seem to have been reasolatedly in advance of these securities, write to historiage in 1775, "we wish that we could rathe the observation that there were the control of the control of

solder intermed them, and shell to the succeipe of the centary we to extract to protect and describe. The world of this observation typeton of billy as the loss appears. The cost, must be approximated attects, functional to they rever to bright of the infrastrient extents, to incore managine, and to forcing our extractions, to relower managine, and to forcing our extractions, to relower managine, and to forcing our extractions, to relower managine, and to forsible to the multilation. Are not the insense more than the extraction of the contraction of the contraction of the proceed? Here exist the way will know do come been existed and not to the process of the process of the contraction of the ground of the process of the contraction of the process of the process of the contraction of the cont

has not been made a monopoly. And so to the expenses of your Providency, they are at length settled to a degree ten are no leasurer sinks to exmount." Such was the aboutby made of affixive on Links at or about the time when Hastings took charge of the assessment saled in his Cornell by Richard Burwell, a member of the Index Mesters Service, and there stratures to Indian administration True Envisor Greent Charrier, Colord Moreon, and Court Phillip Property. The Act of Purbaceant declared the nor apropriate is to be managinated on the 1st of Aurest. 1774 but the Cornelliers seed out from England did not reach Calcutts until the 19th of October next. On the number 20th of October the o'd soverment was formally dis- of the 20th of October use out government was intensity and of femor-ngived and the Governor-General in Council entered upon and his advisantation duties under the new Act, the Begulating or the Reconstruction Act. The valuries of these

Salaries Street United S Yearshi afterers were fixed at \$200,000 a year for the Governation General, and \$10,000 for each newther of Ourselltation which has tradeques some electrons since. It was seed that Level Circs reconstruction is payment on a fixed was off the Level Circs reconstruction in payment on the state of \$8,000 a year to such use of them by way of an abstracted for blok-manage. This the Governate General and Council statistic upon their causer with a general state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the state of the council of the council of the council of the council of the state of the council of the council of the council of the council of the state of the council of the council of the council of the council of the state of the council of the state of the council of the council of the council of the council of the state of the council of the council of the council of the council of the state of the council of the

and Occasió atoried upon their ouncer with a general autherity weed in them. "fune simo to time to make and issue unch rules, ordinances and regulations, for the good color and civil government of the estimatest of the Tart William, and other Factories and places subscribtants or to be selectionate threats, as skill be decord just and assumption of the selection of the color of the selection of their presponsate to the lows of the select." In suite of

being regionate to the lower of the restors. To spice to be and of William III at such to self-state, to the first time, was the refuselessables classifier of showing or of the Congregor's contract of the Congregor's contract of the Congregor's right to "Turn the orbitage, rate of the Congregor's right to "Turn the orbitage, rate to the Congregor's right to "Turn the orbitage, rate to the Congregor's right to "Turn the orbitage, rate to the Congregor contract of all these forethe, faction and placeations." The system of growments for the portune of the Congregor to find seal with the Congregor to find the Congregor to find seal with the Congregor to find the C

Pirel tetedesides of Minioteriol emind Palinement of Greats Britains to fix und regulates this dementations are manifested and intelligent to be established in British possessions in the Best, and so excress through the Ministens of the Ocurean, a demand country dure the Directives of the Ocupany Hermiteirs. On the other hand the interaction strife that war in a between Basterings and like Organization under the influence of Mer., afterweeds, for PHIIp Francis, which is now a master of his tory, workingly proved that Oceand government was a fabric.

(c) Acquirition of Power to operate. To Lord Cornwallis is due the credit of the Governor

He made the count of each a power to him by Parliament of the a confittion of his receptance of the office of the German-General and by the East India Company Act of 1786, the power in question was given han. But they had not to writtleng before they received further names ande the Act of 1703, under which both the Governor of Madras and Barring also required the authority to overrule their Councils, in salition to a prescrition of their power to make leves and regulations for the territories meder their rule. They were approprie, made subject to the account orders of the Governor-General. The most memerican change, however, in the constitution of the Government was made by the Charter make in Act of 1873, which gut an end to the Company as a section trading concern, and were made treaters for the Crown Along with the Governor-General of the Prosidency of Bengal being made the Governor-General of India in Council, the Presidency of Port William in Bengul was divided into the two provinces of Bengal sud-United Provinces, styled the Presidency of Post William in Bengal and the Presidency of Agra. The Governor-General was to retain ex-officie his Governorship of the former while the receives of Arra did not come to be oppokitated until two years later, not under a Governor-in- house Council which she was to have under Section 50 of the value

Act of 1833, but under a Lientenant-Governor without a a se-Corneil to seriet him. Until such time as we shall see peer later on Bengal never got a Governor-in-Council for her of the Executive Government, though the Act of 1835 express cases ly provided for each an office along with Madras, Boxbay and Ages. The question of whother the subordinate

presidencies were to have a Council of their own was to be determined by the Court of Directors. The execution of the very jump of the Art of 1812 was associated for a time, so far as they related to the setting up of a senorate noticed. Such was also agreement for provincial Governments until the Company's Charter came to be renerval in 1885, when an investigat abance in the Green. ment was made. The previous for the amountment of a Governor for the Pro-plenor of Repost was restoucted. but it was to descend upon the pleasure of the General-

General of India, and until such pleasure was acted upon, the Governor-General in Council was empowered to rupoint from time to time any servest of not less than ten years in the service of the Consessy to the Office of Lieutennat-Governor of " such part of the torritories under the Presidency of Port William in Bengal as for the time being may not be under the Lieutenant-Governor of the North Western Province." otherwise called the province of Arra. It was major this Act, the Charter Acs of 1883, that Bongal came to knye a Lieutonauk-Governor, an arrangement which continued right up to 1919, when by a proclamation of Hu Majesty the King Remove at the Imperol Durbar at Delti, Bencal was ranged to the states of a Presidency Government with a

bay.

Governor-in-Council on the lines of Mathas and Born-60 Precincial System based neither upon Federal nor upon Unitary Method.

The development of the provincial Governmental

avaters which I have traced above from almost its incoption is not based upon what row be called the written method. It is not breed upon the federal method either. as in the United States of America where, because of the gowing hadowical re-oriation or tradition, they have desired 'Union' without desiring 'Unity,' nor in the Occasion Engine that was, where the sums political or historiesi associations provided. The idea which lies at the hottom of federalism is that each of the screente Stetes shoold have approximately equal political rights and should thereby he able to maintain the "limited inte residence " (if the term year he seed) meant to be served by the terms of federal union, for a necessary confittee of the formation of a federal State is that the month of the moused state should with to form for many purposes a single notion, yet should not wish to sucrender the reparate existence of each individual State. A federal portion of the inhebitants of the several constituent States feel a stronger allerisance to their individual State. than the state they have constituted for the purpose of

representation as a measure present an purpose to its process of i

(a) Administration Distingue of India

For administrative purposes the whole of British India is divided into provinces of greater or smaller M Printered Divisions

incuous and of greater or smaller political immontance The more some recovery are those of Bossol, Bornbay. Markets, the United Pervinces of Acre and Ooth, Behar and Oriosa. Parint. Berms, the Central Provinces, and Assen, the first three being regarded as of superior paleteral properties on the nations of which may be considered later on my propered. Buch of these is admirristered by its local Government or Administration under the control of the Government of Infia. The five minor provinces on these of the North-West Prontier Province. Alexen. Corre, the Andonasus, British Babachistan, and Della all assessed by officers called Chief Commissions un, scalar the control of the Foreign Department of the Coveragent of India. All these publical divisions lead into one smother in veguine claim, the village into the talules, and relativision, the talules or the subdivision into the district, the dutriet into the division, the division into the province and the province unto the country. (f) Repulstion and Non-Repulstion Areas.

g, angesanni mes tron-sagaranni strasi.

Engelstion Provinces A difficience frough not of very great importance and the profit is the said for massed; the fillingers abstract and profit is the said for massed; the fillingers abstract the profit is the said for t

In the case of provinces which were not and costs a seenot be numered to any Presidency, their efficial stuff states was to be recycled by the Governor-General amost cel-

ed to any statistic. Of greater moment is the fact that the existing Regulations did not apply to them. There were parts of the older Presidencies which, for season of cores their backward state of civilization or literacy or other carries, were exempt from the ordinary law. We have therefore. Provinces belonging to the latter enterpary, come to be sixted Non-Regulation, in controlli to those of the former class stried the Rosentation Proviscos. You will notice therefore, that the two features which sowe to distinguish the Non-Begulation from the

Regulation Provinces have reference to the difference in the the laws in force and to official appointments. Non-interes-Beggistion provinces as such, except in respect of a few really hackward and exceptional tracts of country requiring a sample form of government, have alread disoppeared. The Regulation, however, service in the tillos and salaries of certain offices, some of which are by law reserved for the members of the Indian Civil Service. The inner us, which the difference in laws still obtains and which may, in a perfectly valid and current sense, he said to be extra-regulation, are now speken of

on the Neboleskel Districts, as called became they are not the nated to the Schwhales of Act XIV of 1874, which was parsed to pince them on an intelligible base as regards the laws in force in them. It must, however, he observed that, owing to altered circumstances, the terms, Royalc-tics and Nos-Regulation have less their force and see

becoming obsolete

podeg pásicies.

hadin on a basis for which the great John Bright founds from his wines on the House of Commons, more than held Ark selects transferred the Government of the country free. the Congravy to the Course, was on the parliamentary saxil. Under the Government of India Act, 1919. otherwise known as the Reform Act, which is funded tary of State for India and the Vicemy in 1918, in you transa of the appropriated of the 90th of Apount, 1917. in which the solary of His Mainty's Government, with which the Government of India were in complete accord,

gradual development of self-governing metitorious with a very to the progressive realisation of responsible gov-cromost in India as an integral part of the British Empore, the Government proposes to give effect to their successive stages, the time and measure of which, or of such successive advance will be tuded by Parliament as the feat source of authority and decision. The Reform Bill, as ensoled puls the matter upon

this high footing, for it places all responsibility for the progress and realisation of policy upon Parliament, and not upon the witten of any individual Statement or caprice of a political planters.

A province, though subject to the general control of the Governor-General in Council, has a separate covernment of its own, beying under its charge or enserveing the various branches of administration, such as, (1) Land evenue, (5) Assessed toxes, (3) Contours. (4) Education. (5) Ecolosisctical, (6) Excise, (7) Finance, (8) Forust, (9) Income tox, (40) Fasts, (11) Futicial, (12) Marine, (13) Motioni, (14) Mins. (16) Municipalities, (16) Conissuated, 100 febro, 400 Pope Correy, 400 Phasis, 100 Phasis, 201 Phasis, 120 Phasis, 120

(h) Local Governments are allier Presidencie or Provinces.

The efficiency previous of the fairs may be closed as notion-Periodiculous of Periodicus. On the fairmant those on testineties in British Battle, that of Periodicus of the Controller of the General Controller of Controller of Controller of Controller of Controller of Controller of Ministry—General Controller of C

-- exceptors of which are individually appointed out interreparatible for the contensation of informatical contensation of the contensation of informatical consent nation of the tare bow level, but they can all the state of the tare bow level, but they can all the state of the contensation of the tare to introduce respectibility in the casestive, in endormity with the default injunction folial decay where the contensation of the tare that the contensation of the tare that the contensation of the contensation of the latest the contensation of the latest three contensations of the contensation of the latest three contensations of the contensation of the con

of the Germanus of India portife for the increasing association of ladium in every braich of ladius nicinitatation, and for the pashod development of self-governing institutions, with a view to the progressive relabilistic of temporable government to British India on an integral part of the Respire:

"And volumes progress in giving effort to this

policy can only be relatived by unconstrustages, and it in expedient that substantial steps in this direction should now be taken; "And whereas the time and manner of each ad-

vance can be determined only by Parliament, upon whom responsibility lies for the welface and advancement of the Indian Peoples:

Propter:
"And whereas the action of the Pathorient in isoh matter must be guided by the co-optention received from those on whom new opportunities of service will be conferred.

and by the extent to which it is found that confidence can be reposed in their sense of remensibility:

" And whereas consumently with the gradual demlapment of self-governing institutions in the Procurees of Itel's it is expedient to give to these Provinces in nurrousist matters the largest recessor of independence of the Concrament of India which is counselfer with the due discharge by the latter of its own remously/fittes."

That is how the preamble to the Government of Bullis Act twos.

(c) The Government of India Act of 1919.

The preacable it will be seen includes all parts of the Pression ent of the 20th of August, 1927. It has been so fearned with a purpose and a ferethought. That pure of one pow being as the Joint Parliamentary Committee argues, seasons to much the " attempt which has been made to distinguish between the parts of the amountement and to attach a different value to each part, according to opinion And the Joint Committee was right, for it had been said to some countries that while the first part of the aurouncement was a bindung pledge, the latter part was a more expression of opinion of no importance whateverer. To grand against that the Commillee thought that it was of the etmost importance, from the very intergeration of

el changes. " that Parliament should make it come plain that the re-perchifity for the sec-India rests on shelf and shelf alone, and that it cornet share this resomeibility with, much loss delegate it to. desiring to " corplisate the wisdom and justice of an

the administration," they wished " to make it perfectly clear that His Majorty's Government most remain free to appoint Europeans to those posts for which they are specially required and qualified." Nevertheless, in unmistakable terms the Act indicates the principles on which devolution of nowers, duties and responsibilities on the Central to the Provincial Government is to take place. It leaves the extent and conditions of the Asystation to be settled by statutory rules. Distinction has been clearly made between the subtests which are controlled by the Control government and, those which y again as to the latter, between those called the " reserved aulticots," which are dealt with by the Governor-in-Council, and those called the "tennelarred subjects," which are administered by the Governor with the

lesine .

to read to you Section 45-A of the Act from which it will appear that within its four corners powers may be oc-outred. If the demand for them is sufficiently instalent. which will help appliedy to make a substantial beginning us the set of Beenomeible Concrement in Yellie. "45-5. (1) Provision may be made by rules under

solvice of his Mousters. In this connection I would blue

" (a) for the cirwification of subjects, in relation to the functions of Government, an central

and personnel subjects for the purpose of distinguishing the functions of local governneuts and local legislature from the faretions of the Governor-Goserol in Council and

"(b) for the devolution of authority in respect of prowine all subjects to local governments, and for the allocation of resones or other moneys to those averaments:

"(a) for the use under the outbooky of the Gerenau-Conreal in Conneil of the agency of least Governments in relation to Contral subjects, in so far as such agency and be found outrecount, and for determining the financial conflicture of rath agency; and
"(a) for the treation from account the sucriscial

subjects of subjects the tile Act selected to as 'transferred subjects' to the administration of the Gorcean solding with Ministers apported under this Act, and for the altontion of treemes or encoun for the purpose of such administration."

"(8) Without prejudice to the generality of the foregoing powers, rules made for the abovementioned purposes may—

"(i) regulate the extent and conditions of such devolution, allocation and traceler;

(ii) provide for fixing the contributions payable by local governments to the Greener-General in Council, and making such contributions is "(iii) provide for constituting a fauthor department in any province, and regulating the functions of that department;

"(ir) provide for regulating the exercise of the authority rested in the lead government of a province over members of the public services therein;

"(a) provide for the settlement of double arising as to whether any matter does or does not relate to a provincial soldpet or a transferred achject, and for the treatment of matters which affect both a transferred subject and a sublect which is not transferred; and

"(et) make such consequential and supplemental provisions as appear necessary or expedient:

"Provided that without prejudice to any general power of resoluting or abscring rules under this Act, the rules shall not arthouse the revocation or suspension of the transfer of easy subject except with the sanction of the Secretary of State in Council.

"(6) The powers of superminimence, direction, and corted over local general resided in the Governor-General in Conseil under this Assistabl, in relation to immutered subjects, be exceeded only for such purposes as may be specified in rules maked under this Asi to the Governor-General in Connecil shell be the sole judge as to whether the purpose of the exceeded on long and the whole purpose of the exceeded on the many continuous control of the control in any convention in such provincia in sur-

particular case conten within the purposes to specified.

(4) The expressions control subjects and provincial subjects are read in this Act mean subjects are classified under the rules. Provincial subjects often than transferred subjects, are in this Act referred to a

"reserved subjects," "

(b) Japointowate of Hinds of G

Since the basis of the present conditions of the Pro-Appenviscial Governments, in which we included the Presiden. "" and of or Governments to which are left contain restant of arrahear, is a Governor-in-Council, we will turn our allention to the Governor lampelf, who, in Bergel, Bombay and Madras is apprented cellinorily from sinceg promiusual stress on Equilibrity to the and of administration experience, by warrent, under the Boyal Sten Messal, In making this observation, I do not for a moment surgest that the Governors of the other provinces, namely, of the Posterio of Relactional Origins of the Distant Pervinces, of Berma, of the Central Persinces or of Associstand trees a different feeting. They are similarly aueneral, for, he has a statutory right to be consulted with

numbed, but upon the numination of the Governor was respect to overy such gubernstornal appointment, extends then be what may still be called the Presidences. Leed Sinha's Pagnat, appointment to the Government of Behar and Orien was the only exception bithests made to the rule of these being nominated from the reaks of the Indian Civil Service. The mode of those specialments whether of the provincial Governors, or of the Governor-General, is being to unlike that followed in the Colemas or Dominions as they are now called, where a constitutional decisine has here established, as a result of the refusal of Queenland m 1888, to accept Sir Henry Blake, as Governor, and

of South Austealia, to accept the Macquis of Normandy, The six-which requires the Impered Government in effect to tell about the Dominion concerned, the nature of the appointment is new as proposed to be made, before it is fermally approved and point made. Having guared to far, the Dominicas have moved to take a local step forward, namely, to establish

and more self-contained can be seen from the latest demand made by Australia, Internal sovereignty the Dominions have all along microel, and they are now were insistent than ever in their densiral for a voice in Scitain's foreign policy as well. The Premierz of Osecostand, South Assirulia, Tanzania and West Australia, not long ago, decided to spwrotch the Imperial Concernment with a retreet that foture Governors shall be Austrahups. It

made test with a view towards economy only. But also on account of the fact that, the introduction of such a reform would mean that the highest offices in the state the Dominions have considerable more to infraence and pointengate, as tigy age consulted by the Importal eromant, and if the present demand is presed with sufficient intistence. Australia social socia bare Austra-Figure on Governors test on Ireland less had from the very start of her career as a Free State, Irishmen as her Governors. To return to our topic. For a conaldorable region, the mosition of the Presidency of Rosett was anomalous for, when it was frend that the old seven-general under which the Governor-General of India was also the Governor of Bengul, and so much, was investod with the power of opotrol and expermation over the other administrations, was impeding the course of effi-

sient administration, it was decided to relieve Bengal by the creation of a fourth Presidency—to be accurate, a Sale-Proprietor-by outling up the old Presidence of Bengal, which in itself was a change of mymous year and magnifode, into two, the Upper Provinces of the

Presidency of Bongal, now consumed in the United Payvisces of Ages and Oath, and the Lower Psymposiat the Processory of Beneat which send 1994 occuprised the Provinces of Pengul proper and Behar and ages Onnes. When the sub-division of the Presidence of setting Beneral cause to be offerted, under section it of the florence. ment of Itelas Act of \$685, take two provinces. (configuring a premous Aut-Act 38 of 2833), of the Upper saxi Lowes recylinees of Bengul, minch were to be named the Parentieper of Fort William in Beneal and Presidence of Ages, and the executive Communect of each of the several Presidencies of Fort William in Bengal, Fort St. George in Modres, Bombay and Agra was to be administered by a Governor and three Conpollors, to be stylet." the Governor in Conneil of the said Prendencies of Fort William in Bengal, Fort St. George, Bombay and C. Agra respectively," both of them were very bedly treated in that, upon each a Lieutenant Governor associated from the make of the Indian Cavil Service was frieted even though the former, then called the North Western Provinces were taken as a slice out of the old Possidency of Bengal which in itself, was still more shebbily treated when we throk of section his of the Act of 1855, which

whom we threak of sections like of the first of 1985, which provides fir the appointment of an against Governone for the Presidency of Yort Williams in Bengal and lies monoments of the control of the C

antendy that the province which is, beyond all comparison, the includes, the wealthfolies, and must selected, obtastd be on a lower footing in the scale of saturation, than other and how substantial privacy of the Back of the scale of the

after the Viceoup, be unquestiously the highest officed in the Empire, that he should enjoy the most plenary

lbagal

authority, and should receive, to his administrative because, all the assistance that direct communication with the Secretary of Slate and the co-operation of an Executive Council out give. If the const-independence of a Governorskap and Council in anywhere desirable, surely it want be here; on the other hard, of the alternoof these reinileres does not operate invariously to Bound. we may conclude they are unaccessary in smaller and less important provinces." And if the new Presidence of Agra and the subsequently acquired provinces of the Punjsh lack the wealth and influence of Benaral they have an importance all their own, in being the home of the realise and mertial races of India, from which the successive rulers of India have systematically desired their military contingents. Equally important a charge has been that of Burna, acquired in 1886, by resem of its magnitude and the enormous growth of its trade There all had a Licentersont Generator each, leaving the Icus advanced administrations of the Oculeal Provinces and Assum in chance of Chief Commissioners. All that

myidous distinction between septime and province has

United Provinces and the Propiet are also improved abuses, size Barres.

new here weight away, such of them has a. Generate by intell, robod in the shearings of the strings of a part of has administration by an Exceedible Control of vox mantion four, and of the other part by Minnelsee whose reguher may vary according on the Ministers change, are heavy or hight. Generates had dide for a term of the stay or hight. Generates had dide for a term of the part of the control of the

(e) Instructions to the Governor.

THE INSTRUCTIONS WHICH YAR GOVERNORS ARE RE-QUIEST TO POSITION HAS BY GIVEN IN THE WORLD OF THE DOCUMENT STREET, THEY ARE AS POLICIES.

Instructions to the Governor of the Presidency of Bengal.

Wheneva by the Government of Bain Ast periods about such fact the grained sheedspared in disripant sizes have been used for the original interdistance in british finds with a view to the prognant's machinal or desposable government of the prognant and the proposable of the state of the proposable of the

Now, therefore. We do breaky threat and entire weand design Our will and pleasure to be as follows:-

 You shall do all that lies in your power to melu-tum standards of good administration, to encourage relaclasses and creeds, to ensure the reality of making futance and the solveney of the Persidency and to recmote all measures making for the moral, social and in-tractial welfare of the people and tracking to fit all classes of the possistion without distingtion to take their due shape in the public life and government of the country

MOSS.

9. You shall bear in mind that it is necessary and expedient that these now and hereafter to be enfranclosed shall approxists the duties, responsibilities and advantages which spring from the privilege of entranchiarment that is to say that these who exercise the power henceforward entrusted to them of returning re-presentatives to the Legislative Council being enabled to perceive the effects of their choice of a representative and that those who are returned to the Council being enabled to perseive the effects of their votos given therein shall come to look for the redress of their gravescore and the improvement of their condition to the working of representative institutions. 3. Incompact as cortain metters have been covered

for the administration according to law of the Governor in Council in perpect of which the authority of Our Governor-General in Council shall remain management while certain other matters have been transferred to the it will be for you so to regulate the business of the Government of the Presidency, that so far as may be possible, the responsibility for each of those perpective classes of motters may be kept clear and distinct.

- 6. Nevertheless you shall encourage the habit of request possible saffice between youncil, your Councillons and you distinction in order that the experience of your offsical offsicers may be at the disposal of your Ministers and that the knowledge of your Ministers are the wishes of the people may be at the disposal of your Councillon.
- You shall assist Ministers by all the master in Minister power in the administration of the transferred sublects and advise them in regard to their relations with the Legislative Council.
- 6. In considering a Minister's advice and deciding "Spective of the considering as Minister's advice and deciding the construction of the construction of the construction of the construction of the construction with the Lagislative Osmell and to the wither of the people of the Presidency as expressed by their reposteriories therein.
- But in addition to the general responsibilities found in with which you are, whether by statute or under this various instrument, charged, We do further hereby specially require and charge you
 - opinion meconstry for maintaining and the sout opinion meconstry for maintaining and stay and transporting in all parts of your formation of parts of the south of the south of the south parts of the south of the south of the south codes bound by Our Stomistry of Sister, or y Our Geverner-General in Council on Our bashalf, to whatever matters relating, are shall consolled white.

(X) to take once that due provision shall be made for the advancement and social welfare of those classes amongst the people committed to your classes who, whether on account of Magnosia. ness of their member, or their less of obsertional or material shrundages, or from any other extent, specially rely upon. Our protection and cosmot any of fully ruly for their welfare upon years political solices, and that such classes shall not settler or have cause to fear neglect or oppression;

(5) one that an order of year Government and to and of year Engishative Coordin that the so framed that my of the diverse intensits of, or arising finan, more, religious, obtestions, consistency may make a supplier of the concentations may meeter unfair, advantages or may unfairly to departed of privileges or advantages which they have bestuden enjorit, et als canadad from the suppliered of the people at larger.
(4) to adequated all immedies of for services con-

(4) to safeguard all members of Our services corployed in the said Presidency in the legititude conceins of their functions, and in the adoptional of all meagined rights and privileges, and to see that your deverturant order all kings justly and reasonably in their regard, and that four clockston is paid to all just and reasonable orders and different and reasonable orders and different parts.

shown in their execution;
(b) to take case that while the people inhabiting
the said Predictory shall enjoy all intellists
for the downlopment of commercial and industrial understatings no monopoly or spequip privilege, while is against the common
the commercial and in a spiral state outmon
the commercial product of the common
their commercial or intelligible or interesting infection
abouths commercial or infection in infection.

8. And We do lumby observe you to common these Our Instructions to the members of year Essentive Cornell and your Ministers and to midden the serve is the in your Presidency in such magner as you may this

(d) The Position of the Administrative Heads.

There expended, as we have seen before, are recently ed either from the ranks of distinguished noblic own or Fiet of servants of the Crown in other parts of the Empire in street respect of some of the provinces, pancely, Bernal, Born on-Profbuy and Madrus and, in respect of others from the ranks deep and of the Indian Civil Service who have been employed in multifurious administrative activities from their worth up and may be resurded to have rendered entirent public services to the country itself. Once appointed they are independent of the Vicercy in that their a like those of their colleagues in the Executive Council, are what are called "Crown approximants," while the office of the Chief Commissioner, though recognized by the Statute, is entirely in the cift of the Vicecur, hy ceases of the fact that he is no other than merely a delocate of the head of the Government of India. He is under the direct control of the Governor-General in Council and associated with

informer only to the Act of Parliament, and may be recalled or transferred to other activities. The Chief Commissioners are all officers of the Political Department acting directly under the orders of the Viceror who is his own Poreign Minister, controlling the Political Department. Theoretically speaking, those portions of India which are not nder a Goreover in Council are under the immediate authority and management of the Geremoe-General in Council, so that, it is within his competence to order and digest all details of administration respecting them. A Chief Commissioner therefore, would be regarded as " ad-General in Council who may review or modify the powers that he has himself conferred," and it will be of interest to know that the earliese official supreval of the title of Chief Commissioner was when John Lawrence Inflammatic Lord Lemonous Vicence and Governors General of India), was called in to replace the Bostel of Admir/stration under a Provident in the Ponish in 1953. Three years later, on its annexation. Onth perced into the hands of a Chief Commissioner followed soon after the Mutiny by the Central Provinces in 1861, Burns in 1860, and Assen in 1874, all since passing into the hands of a Governor in Council. A little more history attaches to the province of Assem, so to how the Chief Commisstonership arose there. Power had been taken under supcentre Acts of Performent beginning with that of 1854, whereby the Governor-General of Italia, first with the opproval of the Court of Directors, and then with that of the Sooreiery of State, has taken perio of British India. under his own immediate sutherity and management, and power that Assam came to he separated from Benaul in

Arms.

timber his even interocline synthetic and management, and properties for the administration. But not suppose a properties for the administration. But not suppose carefully 1814, and ploted make a Chief Comunication, and 1814, and ploted make a Chief Comunication, and the Parish by "Chief West Postiniar Portions from the Parish by "Chief West Postiniar Portion and Parish by "Chief Commissions," relative the administration of the post o

reported. When little difference there is her in the town bet that the structure and arrencement of a Chief Coreeviseiners's administration does not admit of a Jerislas on ture, which is a sine one use in other provincial admi- source vistentume. It is repected however, that the more adranced of these may some have their own Legislating

THE RESIDENT ASSUMPTION

(a) The Enerative Council of the Governor. One has not to stretch his imagination too far to titue:

discover the liberality of the south in which the new do stion of India as a first step towards responsible a verment was conceived. For India it means more. adia which has been roled by an autocracy, whether Rindu or non-descript, Mogul or British, for outstanes.over twenty centeries,-India which has ever, except in the later years of British rule, spoused under the orioous of foreign augression or arbitrary domination, had to be incred into a system of Government foreign to her soft, offen to her mental outlook and strange to her habits and association. But the longest rape that could be green under these circumstances to the pecule of the country has been given in the statutory previous which allows all the members of the Governor's Execut oil, except one, to be Indians and non-officials, the exception being to favour of our who shall have, at the time of found his accompanies as such Councillor, been in the survice of he less the Crown in India for a period of not less than twelve years. The old order that the Commander-in-Chief

shell be an ex-affele member of the Governor's Europtive Council, should be happen to be in the province at the time of the meeting of the Corneil, has been deleted and un coverities less inscribed upon the constitution that not less than one half of the Everetre Council the size of which is fimited to four, shall be Indian Beenches of this unwritten role have housewer how works notably in Bombay, Bahar and Orissa, and Assam, and I have it upon the best outbority that they will be remeshed when the Council comes to be reconstituted upon the expury of the term of office of the presont incombents tary of Shate by warrant, under the Royal Sign Marral, There is a conventional rule that they see there for five years only. The cedinary business of the Government

in what are called " Reserved Departments," is distributed amount the members of the Executive Council.

The Governor is not empowered to overrule his Council except under circumstances when the salety, transmittity,

of the

or interests of his charge or say part thereof is, or are Nizely to be, essentially offected, and when he enter-tains the opinion that the measure proposed ought to be adopted or carried into execution, or that it could to be surpended or rejected, or the majority present at the meating of the Council desent from the opinion, the-Governor may, on his own authority and responsibility, by order in writing, sdock, surgend or reject the manners in whole or in nart, but in every such case the Governor and members of the Council present at the meeting, may mutually exchange written communications, which are recorded in their secret proceedings, stating the grounds of their respective epinions. Upon that the order of the Governor is made and rigned by bitrac'l and the numbers whether armeing or dissentions.

(b) The " Benerood" and the " Transferred " Parts of the Government.

The Governmental affairs of the province are to devided into two distinct and well-defined parts,—the "Reserved part" under what I have observed as the flowernor's Executive Council, the members of which as you here seen are appointed by the Crown, on the advice of found the Secretary of State, and the "Transferred purely presume known as the "Ministers" appoints the Generale, from amonest the elected members of the provincial Legislative Council. It is here where the oversment of India has no longer any constitutional right of interference, and a complete desolution of subbority has been conceded both by them and the British Parliament. And here we arrive at the maxirum of antonomy hitherto granted, but we will not ferget that it is subject to the re-transfer of " Trans Subjects," under certain con mine later on. Since the object of the British General Manual ment in India is the progressive realization of responsible greenment which implies two conditions, first, that the many sible to their constituents, and second. But the conterrits should exercise their power through the agrees of countryives in the Assembly, the principle of transferring certain functions of government, the credit for success or blame for failure of administration of which shall below to the needer Ministers, while marriage control over others, at the same time establishing sub-stantial provincial autonomy, has been adopted. Here I must not fall to notice that the authority securing by the local governments under the new constitution in res-pect of subjects, which are classified as provincial, and

the allocation to them of specific worrow of revenue, considerably searching-to them from the boding storage of the Corabi Government, agify described by Illent as the "purcula lathing under which they had Jreck." They make it possible for the bodi governments to mosmotory on the search of revenue allocated to thus moder that a test in the proper which her new to be reported that the lathing proper which her new to be reported that the lathing proper which her new to be reported to the search of the search of the search of the office of the search of the search of the search of the office of the search of the search of the search of the which we shall refer later on. So option, however, in this to provincial governments when they obtainistes as

posts of Solite to distals then epision aubiect, merely as agents of the Central Government, but to act in accordance with the authority delegated to them or to carry out their mandate and directions given from time to time. The Presidency or Provincial Governor no the case may be, in supposed to be acting with the Ministers in the teamsferred departments, and on their salvice, except when he has good and sufficient reason for rejective it and own when he facin called men to dissent from the spinion of los Ministers, he is enternel by the metroment of instructions given him by His Malesty upon his appointment, to have due regard to their relations with the legislative councils, and to the wishes of the people of the province as expressed by their representatives therein. Nordless to remind was, that our Minusters held office during pleasure of the Governor. In theory, each one of them is responsible to the

office of Minates. cr. In theory, eith one of them in regionalith to bit Osmoli and relation office, eithy to long, as he emporther confidence, but the members of the Recordits Osmoli he beings of the reserved subjects any placed in a Committee of the reserved subjects any placed in a recording the subject of the reserved products of the reserved by the tendor by the interest of the recording the subject of the reserved and the searchight of criticiene, uptile as much as the Ministern thermalevier. and these subjects of the to shape their adnearitative policy, otherwise secrement, according to will of the people.

(c) Governor-in-Council deck with the

" Baserped " Parl.

The Generator-in-Council deals with what are called towards "Benerood subjects." They from part of the provine "Count and subjects which are: (II Count self-generators, that "Seems to say, matters relating to the conditionan and proves seems of manacipal conjections, improvement treats, district boards, maining boards of health, and other local

authorities established in a protince for purpose of studently-arrespondent conductive distance indicates controlled experimental resolution of matters indicate proteated to the controlled experimental controlled experimental labelled light production of the controlled experimental controlled light production of the controlled experimental cont

hash not satisfied and viral statistics, subject to legation by the Tolkes Legislatus in respect of limitations and configurations to each state as may be delored as the configuration of the confi

the spacer or enter too equalities or attainments of wity of the provincial governments concerned, and such other Universities constituted after the communicament of the Art, and the rules made thereunder, institution assistanced by the Governor-General in Cornell for the benefit of members of His Malesty's Porces or, of other public servents or, of the children of such members or servents; the Governmore of India has reserved to itself the normy to larishts for the establishment, the reculstion of the constitutions and functions of Universities constituted after the commencement of the rules under the Act. (6) Poblic Works included under the following beads, namely, (a) constraction and maintanance of nearingful half-lines and or intended for any purpose in connection with the administration of the recyines and care of historical measurette, with the exception of englost tectroments so defined in section 9 (1) of the Ancient Monuments Preservation Act, 1904, which are lar

the time being declared to be protected morements under section 3 (f) of that Act; provided that the Governor-General in Council may, bynotification in the Gazette of India, remove any such monument from the operation of this exception: (b) roads, bridges, bunnels, ferrice, ropoways and ourseweys and other means of communication, subject to such con-ditions as regards control over construction and maintenance of means of communication declared by the Governor-General in Council to be of military importance, and as regards incidence of special expenditure connected therewith as the Governor-General in Council man presentle; (c) traceways within municipal areas; light and feeder railways and extra-municipal transvars, in so for as provision for their construction, and resease, ment is made by provincial legislation; subject to legislation by the Indian Legislature in case of any such reilway

or transver which is in physical connection with a main line or is built on the same gauge as an adapted main

to the exclusion of the Chiefs' Colleges, and say

has (T). (7) Water sumplies, transation and canals, deateage and embenkmonts, water-storage and water powersalvact to logislation by the Indian Legislaters with regard to matters of inter-provincial concern or affecting the solutions of a province with any other territory

(R), (8) Land revenue administration, described under the fallowing bands, manufy, (a) assessment and collection

of land revenue, (ii) maintenance of land recerds and survey for revenue purposes, records of rights, (c) laws restricted lead tenures, relations of landleries and

tenants, collection of rents, (d) Courts of Wards, sacrambered and attached estates, (s) land improvements and agricultural loans, (f) Colonisation and disposal of Orowa lands and alternation of land revenue, and (g) managemens of Government estates (B). (9) Famine Belief (B) rim Acriculture, including research tostitutes, experimental and demonstration farms, introduction of un-moved methods, provision for agricultural education,

protection against destructive insects and pests, and prevertion of plant diseases, sobject to legislation by the Indian Legislature in respect of destructive insects and ports, and plant diseases to such extent as may be declared by any Act of that Legislature (T). (11) Greil Veterinory Department, including receiping for reterinary training. improvement of stock, and prevention of animal diseases to such extent as may be declared by any Act of the disz Legislature (T). (12) Fushenes (T). (13) Coerstive Societies (T). (14) Focusts, including preservam of came therein, subject to legalation by the Indian rislature as regards deforestation of reserved forests (T) ombay only. (15) Land acquistion, subject to legis lation by the Indian Logislature (B). (16) Enrise, that

is to say, the control of production, manufacture, postersice, transport, purchase and sale of alcoholic liquor and intoxicating drugs, and the levying of excise duties and home feet on, or in relation to, such anistles, but excludage, in the new of optim, consisted of in religioration, transtage, in the new of optim, consisted of in religioration, transposition, including consistency, rows, numbers of the experience of the consistency of the consistence and experience of the consistency of the politics of the consistency of the consistency of the facilities of the consistency of the consistency of the consistency of the Central Political Commissioners and any Consist of Contral Political Commissioners and any Consist of Contral political cost, 300, 500 provisional Low Expects (E), (10). Administrative-General and Olitical Transiers, subject to highlight and the Indiana Legislation (C). (30) Novtral Consistency of the Consistency of the Contral Consistency of the Contral Consistency of the Consistency of the Contral Contral Consistency of the Contral Consistency of the Contral Consistency of the Contral Consistency of the Consistency of the Contral Consistency of the Consistency of the Con

Courts of Indicial Commissioners and any Courts of Oriminal torisdiction (B). (18) Provincial Law Beronts (R). (19) Administrator-General and Official Trusters. surrent to legislation by the Indian Legislature (R). (20) Nonredicas stames, subject to logislation by the Indian Legislature as records appoint of Coppt-fees levied in relation to suits and proceedings in the High Courts under their Ori-ginal Jurisdiction (B). (21) Begistentian of deels and decorments exhibit to legislation by the Indian Legislature (T). (22) Begintration of births, deaths and marriages. subject to legislation by the Indian Legislature for such change on the Terlian Langianers may determine (V) (98) Religious and Charitable endowments (Th. 484) Development of mineral resources to areas which are Government property, subject to rules made or sunctained by the Socretary of State, but not including the regulation

the Science of Silvan, but not similarly the regulation of mines (30, 16). So the regulation of habitation, including and mines (30, 16). So the regulation of habitation, including silvan of the sil

for transferred departments only), the rest (B). (28)

legalstion by the Indian Legislature as records import and expect trade (T). (29) Weights and measures, subset to lerislation by the Indian Legislature as regards standards (T). (30) Ports, except such poets as may be declared by make made by the Governmentonesal in Council or by or under Indian legislation to be major ports (R). (St) Inleast waterways, including shipring and navigation therein, so far as not declared by the solvent as records inland stress would to legislation by

the Indian Legislature (B). (29) Police, including Batlway Police, subject in the case of milway notice, to such conditions as regards limits of jurisdiction and railway contributions to cost of maintenance as the Graveror-General in Corpoil may determine (80. (35) Massellaproper matters such as. (a) regulation of betting and gambling; (b) prevention of cruckly to animals; (c) proteel of motor withinless subject to includation by the Indian scielaters as records licenses, valid throughout British ndis; and (f) control of dramatic performances and inematographs, subject to legislation by the Indian Loristation in record to expelies of films for exhibition 28). (34) Control of newspapers, books and printing prones, subject to logaristion by the Indian Legislater (B), (35) Coroners (R), (36) Eucloded seems (R), (87) Priminal tribes, subject to logislation by the Indian Localisters (B) (SS) Ecroseon variation, galance to legis-

lation by the Indian Legislature (B). (30) Prisoners (except State prisoners), and reformatories, subject to le-piciation by the Indian Legislators (R). (40) Pounds and recognition of earth transact (R). (41) Treasure Pours (8) (49) Libraries, Minesans and Notagoird garbon. Tip, but the Inperiod Library, the Inthim Missens, the Victoria Mencoma in Obsistas and the Imperiod Was Missens at Debit, are layer received. (63) Provinced Government Pressus (35), (44) Bleedons for Indivo and Government Pressus (35), (44) Bleedons for Indivo and Government Pressus (35), (44) Bleedons for Indivo and Government Pressus (35), (44), (5), the Observances of Linkin, And, (35). Let us for one monomia see what they are, and I. amount do better than phose the dear provisions of the.

64. (1) Subject to the provisions of this Act, provision may be made by rules under this Act as to— (a) the term of office of nominated members of

the Council of Sette and the Lagislative Amendry and manner of filling council vacancies occurring by center of sheme of members from India, multility to steed to drity, death, acceptance of effec, or resignation drity occupied, or otherwise; and (b) the conditions under which and the mannerin which percoss now be nominated, see manin-

in which persons may be nominated as members of the Council of State or the Legislative Assembly; and (a) the conditionation of electron, the constitution

of constituencies and the method of election for the Cosmil of State and Logoslature Assembly (including the azember of members to be elected by consumma and other electoristics and masters incelescals or accifing therete, and the considerations for being or for being

naminated or elected as members of the Council of State or the Legislative Assembly;

Aperie De open of mink also trany marke ofer (r) the first decision of doubts or discretes as to the mildity of an election; and (f) the marrier in which the rules are to be

carried into effect. And amin under Section 72 A (4), you have elect-

lay portisions made for the Governor's legalative comcits. They are on all forms with those provided for the Cornell of State and the Lorislation Assemble (45) Berristion of medical and other professional qualifications and standards subject to legislation by the Indian

Legislature (B). (45) Local Fund Audit by which is meent the suffit by Government Agracy of income and expenditure controlled by local bodies (R). (47) Control, sa. believed by rule 10, of recordance of all India and persistent services serving within the reprines, and control, othject to legislation by the Indian Legislature of realist secvices within the province other than all-India services (B). (48) Sources of provincial revenue, not included under previous heads, whether (a) taxes included in the schedules to the Scheduled Taxon Bules; or (b), taxon not included in those achedeles which are immosed by or under receiptful legislation which have received the recylera sanction of the Governor-General (R). (49) growing of money on the sale credit of the subject to provinces of the local Governmen ing Rules) (R) (50) Immediate by legulation of regriebmenta by fine, penalty or imprimement for

agy law of the prevince relating to any provincial subicet, replicet to legislation by the Indian Lorislature in the once of any subject in respect of which such a limitation is imposed under these rules (II). (51) Any retire which therein falling within a central subject. is declared by the Governor-General in Council to be of a merely local or private nature within the recrines such ns Provincial Geneticers, Provincial Statistics and Provincial Statistical Memoirs and Proversation and Translation of Against Manageripte (B).

(i) Division of Subjects : Transferred Subjects.

Set result of the first stee of entirete

Even at the risk of emetition and differences, I world invite your attention to the net result. It is that the transferred schools, in which the nowers of the two vincial legislatures are virtually those of a sovereign perliament, tempered by an authority verted in the Governor to intervene, where he hancetly feels that the Minis-Local Self-Government, by which we must understand the matters relating to the constitution and powers of municipal corporations, improvement trusts, district boards, muring boards of health and other local authorities astablished in the province for purposes of Ireal setfgovernment, exclusive of matters arising under the Contonuests Act 1910 subject to localistics by Indian Legislature as regards, (a) the powers of each authorities to borrow otherwise then from a provinced Government. (b) the control of reats, and (c) the lovying by such land values, tax on buildings, tax on vehicles or huans tax on animals, tax on manials or donestic servants. octros, terminal tax on goods imported into a local scoa an which an octrol used to be leved, tax on tender, profereions, and callings, tax on private markets, tax imroad in retern for services rendered, such as water rate, lighting rate, scavenging, sanitary or sowage rate. other public conveniences; (2) Medical administration,

shading hospitals, dispensarios and nevlums, and neu-

vision for molical education; (S) Priolic health. and excitation, and vital statistics softiret to legislation by the Indian Legislature, in respect of infectious and con-Aut of Indian Levislature: (4) Pilemesers within Pritish Indus: (5) Education other than European and Anele-Indian, the Hirale University of Fenures and the Mosleys University of Alicarh, the Chefe' college, and melity, been parintened for the bereit of members of The Ministr's forces or of other policie servants or of the the greent new Proposition in India way set being jets play an appendike spirit of rivoler with their elder sixters, the central of the establishment and the regulation time, are vested in the Indian Lorisistmes until such fram as the Government of Ludia may decide. The very superioni department (6) of Agriculture includios research invitates, experimental and demonstration agricultural education, postention against desiracible occlaim reservations; (7) Co-operative recletios; (8) Gred Voterinary department which included veterinary trainreg. improvement of stock, and provention of animal farcases; (9) Begintention of deeds and documents; (10) Registration of births, deaths and marriages; (II) Belicione and electiable endowments: (12) Development of industries, industrial revearch and technical education; (15) Stores and stationery required for transferred departments except these imported which are subtest to reles prescribed by the Secretary of State in Council; (14) Adultyration of food-stuffs and other acticles related to legislation by the Indian Legislature as regards import

and expect tende; (15) Weights and measures subject to

standard researched by the Indian Legislature: (15) Libraries other than the Imperial Library in Calcutta. Museums, except the Indian Museum and the Victoria Memorial in Calcutta, and Zoological Gardens with very the Governor from among elected members of the Comoff. A distinction, however, is made in case of Assam, mobably because of its backunolness. There the deportand mairiceannes of provincial buildings, other than resi-Songe of the Governor of the narringe, used or intended for my purpose in connection with the administration of the province on babalf of the departments of Government concentred, care to so far as the Guestpor mor assure such work to the departments using or requiring such halldings, the care of historical monuments except those taken care of by the Ameican Manuscale Act, 1904, roofs, bridges, forries, toursels, ropeways and careevays, tragresses within appricipal seems, light and feeder rulways and extra-manicipal transvaps, or (38) the Department of foliation, or that of (19) the Excise with control of production, manufacture, measurable, transport, parchain and rate of alcolotic hirper and interiesting dram. excluding the control of sultination, manufacture and sale for expert of option are, unlike in all other provincon, kept back from the control of Ministers Borobov is the only Province the Mitisters of which have the privilege of controlling their own Forests including meservation of game therein, but the determination of rement. The reason why the subjects which for administrainve purports are provincial, but soldect to legislation by the Indian Legislature, are so arranged, is manifest to you. It is for the purpose of securing uniformity of broadstore throughout Prelia or for an they are concerned

(e) The Garanner school with his Missisters

Generations, therefore, as major the control of a Ministry per of count-line of one or more Mani-ters cheen by the sea Guerman from the elected members of the Legislative Council and not accounted for the lifeteen of the Council. and if re-elected, and he eligible for re-empointment. Unlocktedly a generous proposition, if only the right type of men are associated, and will be recorded as such even by the most facidions critic of Jadian administration among our own people as a appearatory ries. Theoretigally therefore, it is a liberal and lughly politic arrange ment. But since in these luctures we are concerned also with the renelical named of Indian administration I shell not leif to prepind you that the tendency of the Government has latherto been to appoint to these offices of members of the Executive Council and Manisters, with 40 ture convenience, when more of undenbied ability, position and and socialit in the country have been selected, reen " of use varying degrees of public implifity," as an eminen-Indian veldicus, himself at one time a Minicontiderable courage, independence and organisity, puts it. Latter-day administrators in India display a wonder-

ful sevence for unearthing more whose best qualification is that they have no rest, intellectual, scedemic or in the public life of the country. It is they, who, ungredgingly have subscitted to the Bulos of Executive Bennaus, even though they were made without consulting or reference to them. True the source of making raise, for the dispotal of Executive Business is rested, under the Govern-ment of India Act, in the Governor alone. "The rule which exactions the present practice, might as well have

To roturn to our boss: the second part of the Touch

been made so as to make the Governor stone this responsibility with all the other Members of his Government, so that the rate may carry with them the concurrence of all of them e., at may rate, of a majority of them." This is the steggestion of an outness of suble saws. In theory, the Meris-

an outlinest quarter time, in succept, one neutrition had dispose the will of their confidences through, supraction, they do not the will of the Englishmen on the fall consideration shows of the team, from a soft-respective ting Minister, and in the English Constitution, will creattion to be in office a feat patter a vector electrons on of visual of confidence has been passed on him in Outstail.

(f) Ministers stay set a Baid Enveryle.

A bad and dishonomable example, lowever, has been

and is spin of the law highesteen of the head of demanders to be the effect of the law highest to the spin of the law of the first of the law o

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mehal of remering him under rescribitional proofner through each credition of irrangement. And this pupulone modern has been fully critically the dark entrangement of the dark entrangement of the control of the contr

ing and social of which was not appreciated in the anpointed Presidents of the Legislative Councils, with the Caursell, mor actual arrest for the elected, certainly not by ing a motion of consume on the Busine Minister. By was of lacrical sensorried the Concentral's vote of a private bill tend to on Local Distant, was held to have between applie micro wint of moves of control which the map-official pseudous of the legislatures up supposed to have over the Ministers. And the crurred on which the nation was deallowed one indictors to see the least of it. It was beened, as the President throught, the regional of a Minister roots under section 62 (1) of the Government of Indo Act, absolutely water which is tenti-concern to a recommendation for his removal, caused fire. True, the amountaine authority in every administrative system is also the dambering outhority, and if the Bouchay President is held to have isless the correct view of low and procedure, the infenction of the Joint Committee cited above, no less than the that and 5th Christe in His Majority's Instrument of Instru-instructions to the Gereener, remely, that " these who as an am arterned to the Gussall being enabled to necessity the educts of believ twie given thereon shall come to both its her advens of their gricescene and the imperencent of their medician to the working of representative instantions, and the second of representative instantions are also proved to the continuous contractive and the proper in the relationstates of the standards also provident Contract. The regards in the to be a represent or match rescribes to wheth to preclaim our indicates the first properties of the conclusion of the designation of the contractive of the pissanes monomory, in such as result, be a bound to come. "The Boathey President orborious the misrity of the Staffman Committee who recommend them between the contractive of the contractive of the staffman contractive who recommends."

Cranulation

has also shorted timesting them with arbitrary power of charlestring materiany and interestical actionism. The distribution of the control of the control of the control Contribution for, collective representably of Ministeria is an encopsised by it. though shrough no sheep ands to introduce that isolately political principle. In solution that the similarly control of the control of though their abrox has in day weight upon into its lot tough their abrox has in day weight upon into its lot tough their abrox has in the weight of the control of the state of control of the control of the control of the state of the control of the control of the control of the by then, would be detributed to the best binocies of the people or collective like position of the governors.

otherwise than in nonrelease with the abrice offered by his Ministers. In pusatise, however, they are found ready to await themselves of the trained advise of the Governor, much as he is found to meet them whenever possible, especially in cases where he realises that they have the surround of muchin continue height them.

ke Maie kes

E PROVINCIAL GOVERNMENTS

(a) The Danieles This is what we have known in describe, a bloomed selecter which rocked apprehensions, not unmittent, travel in viru of its notelly. But we all know the men section and close consideration which the Commitbe desired to at, and to renious other alternative suppositions, that were under from different mantoo before priving at the conclusion that this was the best on the 16th August, 1917, by His Majosty's Generament. The threey and principle of the scheme of dysorby was sergiced up for the Joint Conscrition in these words "Ministers who cupy the confidence of a majority in their localistics removed will be given the fullest concepts. rate of mountains that field of somerageast which is entrusted to their care. In their work they will be saisted and guided by the Covernor, who will willow accest their selvice and promote their policy whosaver as of he nonethic. If he first hirrorll corrected to act switzt steetheir advice, it will only be in eigenmatances muchly starlegous to their in which he I so to requise his Exeis the Instigment of Instructions femished to him on his appointment by His Meicute. On the other hand, in and for that field of government on which Parliament continues to held him responsible, the portional Coverectain power of fulfilling that responsibility. The comrtiling will indicate in the course of this Report how thay visualise the solutions between the two parts of the neovinces! convenient, but they wish to also in the fortfront of the Report their opinion that they see no reason why the relatings should not be languages and rentually advantageous. They regard it as of the high

spec that the Greeney should faster the habit of free

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consultation between both believe of his government, and

indeal that has should index upon it, at all impression mentages of courses seriors. We will these sense that installates and contribute their bounding of the people's installates and contribute their bounding of the people's Execution Court their administrative resperience, to the joint visions of the postments. But which the Courter of the people of the people of the people of white this, they would set allow it is to entire the other court, they would set allow it is to entire the stallate on allower the separate expressibility which will will be allowed the people of the people of the other courter of the people of the people of the other courter of the people of the people of the other courter of the people of the people of the other courter of the people of the other people of the people of the people of the people of the other people of the people o

infelterities, they would not alters it is continue the hillies or alterness the separative expossibility using a recoil in the time parts of the intermetation. Each softce of the contraction of the contraction of the consistence of the contraction of the works will consider a contraction of the provincial legilatures with exposure them; not they will be given also quete power to fulfill their charges. Seminity within that fulf for eight the remains constable to Parlies

relation of the officery or present before the SOuthline Committee quete pour to failli their design. Sensithy while the fail for site in remain secondaritie to Parliaures, the regardable for other man be then on the regardable for the remain secondaries are to the fail of the remain secondaries. Now for the three was an brokey could wrisk for mobile sections that are also also also secondaries and the secondaries have been assented on its positive have been assented on its positive between the secondaries are the secondaries of the secondaries of the secondaries and the secondaries are the secondaries of the selection is the secondaries are the secondaries of the selection is the secondaries are the secondaries are of the aftern is unfortain constants. This secondaries are the secondaries are secondaries and the secondaries are secondaries and of the aftern is secondaried constants. The secondaries are the secondaries are secondaries and the secondaries are secondaries as the secondaries are secondaries as

the school and as far as resultle in their corn mode

"Three will be more nestern of adoque now," observes the Joint Committee Inter on, " as in all conducountries, which can be disposed of departmentally; but there will remain a basic enterpry of business of the character which would noturally be the subject of Cabinot consultation. In segard to thus entegery the Conralities conceive that the habit should be excefully featured of least deliberation between the trembers of the Ennation Corneil and the Mansters, satting under the Chair-

manship of the Governor. There cannot be too much rentual advice and correlation on unch anbiects; but the Custoities of tach the highest conceines to the principle that, when serce operations have been freely explanged and the last word has been said. there eacht then to be no don't tributeur as to where the responsibility for the de-cision lies. Therefore, in the opinion of the Committee, months after such occoultation, and when it is elear that the todevision lies within the invisitetion of one or other half of the government, that decision, in respect of a reserved of the government, two seconds reparately by the Executive

Musters and all Acts and proceedings of the government should state in deligite terms on whom the respossibility for the feelests prets. It will not always, however. In clear, otherwise than in a perciy departmental and technical fashion, with whom the jurisdiction His in the case of anestions of courses interest. In such cares it will be inevitable for the Goromor to occasy the continu of informal arbitector between the two parts of his administrations and it will equally be his daty to see the et to that a decision arrived at on one side of his government is followed by such consequential action on the other side to store as may be necessary to reals the reliev effective and sal homogeneous." And yet more direct is His Malesty's instruction to the Governor. "You shall encourage the

babis of loint deliberation between vocaself, you Concoffices, and your Ministers, in order that the experience of your official advisers may be at the deposal of your to the wahes of the people may be at the disposal of year Councillors." We have it however, on the anthoryty of

these role one ofter smaller trees resonable for rime long years for the working of the new constitution and had maids information of how it was respected in the several provinces of India. including Bunhay, Bengal, Panjab and U. P., that its spirit was becomed more in its bough than in its observance, with a determination on the part of those who proclaim their regard for the sanctity of the countitotion to be wester than that of those to whom it is given. and who are said not to be able to appreciate it because they are not used to the best things of the world. That in facily convincing, though I think, we must agree with Sir Consissay Bhert when he says " that there is no constitution, however carefully and appendently framed. which cannot be made unworkable by an impracticable and sefficiently obstante manority,"-he might have added unernatical and perfects,-and that "there is

hardly any which comes be made to work with a sufficonst amount of goodwill." It is doubtful whether there is any real goodwill in a fire per cent, of the educated Buffen possibilion and in more than 10 per crest, of the entire Indian population though, it is care to assert that in the semanting 90 per cont. there is a positive, deep-rooted distrust of England, her professions and above all her intentions, even though when it is explained to them that the constitution under which

they live in a flexible and not a rigid one ... flexible, in the sense that much of its gradual or immediate errors. rion may be effected without an Ast of Parliament and

under the real-spidding resums of the supervisors. The that extent it must be recorded to be immorior to the colorest recodifictuous, and, own to that of the United States of Agreement provider preminent monthlytican which a sehave been given or made, and not grown. The eluciony weeks tions been called delegated begulation heighting not

of the Inches constitution therefore lies, as Sir Courteracy in Their cone it, is the " extracity use of what has some to be streetly by Parliament, but by rules and orders made use is under an authority given by Perliagons," And no surspen. where law the pelicy of giving and using delegated nower hen carried firther than in the Government of India Act of 1919. The reasons for such extension of nessers to the Government of Judio are obvious. Parliament in as localizate pre-occupied with the affeirs at house or with foreign affairs that, it is not nearlible to severade her to afford the time necessary for the consideration of the details of Indian Constitution or Administration. But whatever the renous may be, the power is there, and the Indian receip would be well-advised to fully realise that situation and, exploit it as best and as fast as they can.

even though, the Benerved side of the executive government is named with the power of obtaining such mouses, and securing the moment of such laws, as an processor for the record administration of the province by the wellknown arrespen of certalication. Not so the Transferred mide. For the principle of portification does not apply to the bengrid what is almost the reconstruction the safety and and the safety teamprillity of the province or, for the purpose of comming on the edizinistration of any (transferred) department. It is also by taking advantage of the certificate procedure that the Governor can place against what he thinks an obdecate, obstructive and bookle legislature, any bill

upon the statute book secresary for the discharge of his regnonalishty to Parliament. Thus it will be seen that,

formers or unformers, and for remoration a of semiles having been refused. But a bill to which certisale has been applied is forthwith submitted to the become depend who morrow at for the survivionity of

he olcourse of His Majesty. Shopld His Majesty in person) signify his assemt, it becomes low and shall have the same force and effect as no Act passed by the local legislature and duly assented to. Provision also has been made to cases of extreme emergency where loss of time involved us the procedure referred to may cause trouble, in that the Governor-General in such a case may signify his assent to the Bill, entitling it to have the force and effect of law. This, however, is tentative and temporary, for the nignification of the assent of the Covernor-Go does not do away with the necessity of submission to Hu Majerio for allowance or disaforence. An Art as made, must be laid before each House of Parliament

without updus delay, and no Act is uncented to His Magesty for his nasent, without opples thereof bring Isid before each House of Parliament for not less than eight makis the Heuse to avail of an opportunity to express its common muon the resitor. A notable instance is the Delinance Bill in Beneal which was thrown out in the Council by a decided majority, but later certified by His Excellency the Governor at the instance of the Agents in Incin of His Majority's Governorces, who, I am afreid. have thereby helped England to lay herself open to # sharen of leading a deable life.--taking up the nose of a percent nation and the attitude of a peace-maker be-

fore the Learne of Nations while ruling India by threat.

Page IV to Rairs of Raviance in the Ministry or Recenting

PROPERTY OF BUILDING

The Bules known as the " Rules of Business " see young transed and progratioated by the Gorgeon under the tie authority of the statute. These are the rules which make for the racco converses tenescoping of business up he Exceptive Council or with his Minneters. The rules have got the status of and are treated as orders or asia of the Gevernor-in-Coursell. Duries the rules themselves business of the various departuress, such as the first necessal of remore and the inflication of orders thereon, in wash materior as he chowers. It is under these rules that case here to be ordinarily submitted by the Secretary in the determinant to which the rebiest belower to the Morpher-in-charvo, for such unruoson as we have noticed. and for such orders as many be deemed fit. The authority to dispose of, or cause to be disposed of cases of minor incconsider belongs while to the Member-in-charge. In peecs however, of sampled ungency the Secretary of the saturissurtment concerned weald be justified in saking the Member-in-charge for his sanction to a proposed order peerbased on an anticipatory approval of the Generator to whom a case in certain coremetances may be submitted direct for orders. The nethority of the Mamber or Minister-in-charge is limited by the rule which programs the automission to His Expellency of all proposed Besolutions on Administration Reports proposed eineclars embodying important principles

retary of State (in sespect of Provinces or Presidences) authorized to carry on with commondance). Someravisua of India, the Harly Courts or pay regide Association recognised by Government, except correspondence region to constant officers, orders disminsing officers in receipt of a may in excess of Bs. 100 a mouth, all pronosals for the duponi of provincial behaviors, america to nected with nestences of douth passed in criminal cases and off cases which in the onliners of the Member of Minister in observe are of preferent importance. Should there he an occasion for the Sometary to submit a caso for coacces stated to the Governor direct, the rules walks it incomplete aron him to oppose the Mamber or Mining ter-methors of the fact. A further exemination of these rules of business

discloses the fact that there are certain appointments which are listed as Class I and II respectively, neggination to which is made cither by the Coverage direct, or by him on the recommendetion of the Member or Minister-in-charge according as the appointment befores to the reserved or the terraferred ostogory. The concurrence of the majority of the Council and-or the Ministry deliberating as a Cabinet-is a size out non for some of these arrelationests.

and the rules governme the accordanc of namination and appaintment are so well bedged in, that concurrence expnot be withheld merely on the ground that some other yesson is deemed to be better fitted for the particular office. but only, if there are specific objectious on public grounds such as unitness for the office in question. The nett re-

sult of such a rule is manifest. On the other hand, the Gowener stands surrome and unfettered by his Council when it is present in our description to receive the recommendation, or to exercise the deciron of the Board of Revenue, of the Commissioner of a devision or of the Head of a Department, in say matter of mejor importance extraoried with the Reserved side of the Government. The presented vels with regard to the selunisairu of cases by depart- pair

mental Secretary to the Governor direct, and without the intervention of the Member or the Minister-In-charge, is identical with what recessls in the Government of India doute n. 183) and as there, the provincial Sec- survince the knowledge of his plaint. And this nower in the Secreturn is onaly explained. He is Secretary to the Government of which the Covernor is the head, not Secretary to the Member or Missister whose function is to obview and suggest, but not not independently of the Governor, such as that which provails under a government responsible to the will of the receive. However invocated a case may

tiesately belongs, may not refer it to another Member or Minister personally for opinion, without the newtons consent of the Governor, thench are Mercher or Minus, house tor may call for any manors in any department of the Sec- ion to returnate other than his one; but the papers requisitional may not be forwarded to him without the consent of the which they belong. The eisenstein however, of these papers among Memburs or Ministers, or the bringing to of them before a meeting of the Council, are restient in which the Members or Ministers out only make them formal request to the Governor who may or may not county with it. No soler of the Governor-in-Council shall be dormed to be valid, upless it appears over the ever signature of a Secretary, or Deputy Secretary, or so

Under-Secretary or an Associant Secretary, except where a particular concinera specially authorases another offion to sign such documents

(b) Faccared Position of Certain Departments.

The Financial department of a provincial government is leritaguidy placed in a nosition of selections.



for, ceriain matters are privileged from being brought forward for the consideration of the Governor-su-Council. or Governor in the Ministry, without a provious reference to it, each or a proposal involving (a) an absorberment of coverage for which could be been taken in the Budget. or (b) expenditure which has not been provided for in the Bedget, or (c) expenditure which has not been precificalby mactioned, although provided for in the Budget. In position for, whenever it is represed in an Energive depariment (a) to some any statetory rule, notification or sider or (b) to sanction under a statutory rower, the issue of ray rale, hye-law, notification or order by a subordinate authority or (c) to submit to the Secretary of State or the Government of India any significant rais, polification or order. As issue by him or them a deaft of the some must be submitted to the Leoisbative department for orizion, as to whether it is strictly within the power

Legislabye Depociment obsferred by the Legislature, and is in purper form as regards working and arrangement, and if necessary, for revision. But the constitution places the Contrace in a position of sutherity to direct from time to time the modifection of such rule, though as a maker of that he soldiest fores it.

(c) Buriners Procedure in the Council or Ministry

It pass with the lead of the elaministration to do. The forms territine while every use of great trappetions; in order that making may be desirable above the formal or Member of every housing the Member of the control of the state of the control of the control

On motive of objects, there of paper is Members the order in following is, but the papers on their mot in the Members of the right is followed; but the papers are first much in the Members or Marinten,—other how the different Members of Millerises—followed; and the first partial many of Millerises—followed by a best generated as the Societies of Bellins; parillaged to so, was orientamely, first to the Generate of Bellins; parillaged to so, was orientamely, first to the Generate on these to the Hopkers or Millerises, in order of starsing, and faulty to the Member of Millerises, the start of starsing, and faulty to the Member of Millerises, in order of starsing, and faulty to the Millerise, in order of the start of the Solid Millerises, the start of the start of the Solid Millerises, the start of the start of the Solid Millerises, the start of the start of the Solid Millerises, the start of the start of the Solid Millerises, the start of the start of the Solid Millerises, the start of the start of the Solid Millerises of the

a oner is brought before a meeting of the Council, the Secretary in the department to which the solviest belongs in examprered to attend such meeting and to briefly state the point or points as which a decision is required, or to give a complete bistory of the case, recapitulating, in eader, the substance of the opinion, if may, given thereon by each mamber who has exemined it. If the case concerns any other department, the Secretary in that department also may be required to attend and follow the Secretery who has not it up. The Member or the Minister-inchange then makes his observations followed by his colleastern in order of their assisting. When a detailer is

order proposed to be passed. Its approval is signified by an initial of the Governor. Mees reders and notes do not form part of the Proceedings of the Government, unless they have been converted upto mirrotes for the recognition of which definite rules are laid down. These rules to be of one affect ment receive the surround of the Compressent

of India. There is a strict interaction that the roles recu-Isting the conduct of business in the Council or Ministry resided by most be rigorously adhered to and the Secretary in each descriment whose offsir is up for consideration is helf

(d) Most Important Subjects of Pinance and Law We lave enumerated before what are transferred aribiants. The rest are all " Beserved subjects " and we have taken one to indicate both in the general list by the letters R and T according as they are " Reserved " or

arrived at, the Secretary in the department to which the subject belongs takes down in writing and reads out the

The procedure that is followed for the discussion of case, in the Conneil is one that calls for notice. When "Transformed it will be soon that the two imperiual adaptive of Paramer, such zone and chain are higher all forms the popular cuttods. Head adapted upon the Transform the popular cuttods. Head adapted upon the Transton and the Transform of the popular cuttod the parameter, within the first contribution of the popular collection of the Transform of the Parameter of the Contribution of the large law paying high as right to Samutour, If the self-pareming conditioners are resulttance, and the self-parameter of the popular cuttor, and the parameteristics of the people have get the purse-string in these latters. Tury mode call statush is objectively in

strong rail reseconds (a in a leasure solver them the popromissions with one-pole has age in the presentations in the conpromission with one-pole has age in the post-ording interest that it may end them to be also a Greenment bearers which counted insule is assist a Greenment bearter and the counter of the counter of the Noisebear Counter of the Counter of the Noisebear of the Counter of the Counter of the Noisebear of the Counter of the Noiseten of the Counter of the Noiseten of the Noise-pole of the Noiseten of the Counter of the Noiseten of the Counter of the Noiseten of the Noise-pole of the Noiseten of the Noise-pole of the Noiseten of the Noise-pole of the Noise-pole of the Noiseten of the Noise-pole of the Noise-pole of the Noiseten of the Noise-pole of the Noise-pole of the Noiseten of the Noise-pole of the Noise-pole of the Noiseten of the Noise-pole of

which is the bands of one with find constitutional emorationates and imaginety, should not would not be an experimentally an experimental of the control of the control of the control of the control of constraint control control of control of control co

Administration, a position which can be easily remedled under the rele-traditor rewars of the Government of Inche, if there is a presimely somere desire to being about a larger state of affirm in the Government of the country, in supersession of the stubborn determination of the himomeracy not to part with powers which give there their invertance, and their mostice. India lacks mutual truet. Toust by the rulers in the ruled : trust by the ruled in the roles. What is wanted is trust with which Lord Harrings was inspired when he allowed India to be cleared of the entire British Militory estals. hylmons but a negligibly infinitesion part of it, for the War front. "It is a fact that," proudly declared Ha-Lordship in the House of Lords in July 1917, " for the

appen of some weeks before the arrival of the Traritorials, man. The safety of India was thus imperited in the intorout of the Emprim on a whole. In such a case I was naturally reveared to take risks, and I took them confdently, because I trusted the people of India, and I am proud to say they fully justified my confidence in them." That is the trust that is wanted, and the student of consti-tational politics will be distributed to give any constant to the official assection that the subject of Law and Order entalls such caserous responsibilities on those who are charged with administering it, that it is unsafe to transfer it to the bands of popular leaders. There can be no creater misstouribusion and the whole history of demogratic government groves that the preservation of intermal order is best done not by susterrate but by those who can speak in the name of, and act, on behalf of the people. The present is not far to seek. If there is one subject more than another in which the willing openent and cooperation of the people ought to be secured it is the test of keeping law and order. There should be no room for

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country sympathy with those who break the very franchtion of progress and good government. And those who sit alsof,-far from the sandling count,-they are tovisity handscarmed, however unish their motions, however expellent their deeds, in their attempt to penserve internasence. And yet the fact remains that, that is the primer by of a citizen, and from a moral as from a national might of view, one who does not make the apportunes of this supresse daty, is as unreatily a son of his country as the person who actually makes a breach of that peace And before the ricty could be effectively cost your the critizen, the governments must be able to show that it valual possesses ofern hands; that it has power behind it to suppour a kennels, that individual liberty is senured; that neral welfare is the fers look-out of the comprehend

and that education is being motorcialy souled forward solely for the purpose of making men good and worthy citizens. These in short, exhaust the such of the ile, comprising as they do, what American po-cul philosophers call the "primary, the soorday and the ultimate purpose of the State," which are said to be the bases of the political proprietion of a portion of markind, then the establishment of a uniformal State, and finally the perfecting of its estionality or, as Burgess puts it, " the development of the peculiar principle of its noticentity." You will no woneer therefore, that the maintenance of law and order is the primary object of the State, and it is upon that meany it principle that the Government in Infin takes its stand, set of ejecting every canon of popular control whether ever finance, or over legislation, and every speed to address itself to the establishment of a system of individual liberty. For, individual liberty after all, is a creation of the State, not a natural right. The idea which was at the test of the precipition of the eightouth century is that

along to in to the Since y of in the en-

" usin is born free." Markind nowhere has begun with liberty, but it has sequined it everywhere, through civilsotion the excellence of which is proportionate to the re-

many, in a time angused in the years crowdy crimsolica the sections of winds is proportionate to the nosolica the section of the property of the people. In In that the quantum of liberty emptyd by the people, in the section of the property of the people of the protained of the property of the people of and austificed in proper passe by generated which are real, and hazmatines which are greatle-

Pant V

(a) Levislation on the Generace's Responsibility

te Geron or "west,"

The nations of the Consistence to the table was of what have read the contribution to the table power of what has the hashes of the Convener, each . The "State" is the power that no the hash of the Convener on The "State" is the contribution of the Convener on the first that the requessibility is with the Governor in Ground, and they read that the contribution of the Convener in Ground, and they read that the convener is the contribution of the Convener is the Convener in Conveners of the Conve

his own reproducity." And therefore possed on the forms of emporation of the Generacy are received by the many discount of the final position of the forms of the final position of the final position of the final position of the control of the final position of the control of the final position of the final

There is yet another continguoys of the lighted cutbergamens to the constitution of fails. In w the face^{1,1} in the best which has been created in Bengal and the Countil witness Pervictors. If was not assisticated, both Europea of a Constitution like other learness beings estands be expected to the contraction of the better than the contraction of the contraction of the contraction of the decomment. While the left below of discharged to this its left by the red direct on got over the difficulty,

(h) Remeasing Louistotion.

This the Brayal Ordinason relating to the manifest in the more and in the information Provider which has observed as the information and the heads of the more received necessions of the bullet politics. In violate at consideration and the bullet politics would be formed that the surgeon the multipolities, which seems, the assural procedure of one-validate, argumentative public options through the re-formed Chrusch has and boar adapted, not formed the action and boar adapted, not formed the public with the confidence in the public publi

the pecesity and wisdom of their sets which they must here, on they give or may be expected to give their superet to such extreme stem. If only the subject were transferred, if the subject of Low and Order were in the hands of a Minister, and if he had after coordinate the entire political situation, and giring neeras and advisers, above all, after the necessed investigation which he, as a popular leader, can make by his cione intirracy with responsible leaders of public opinion.
if, after all this he, a Munister, had taken the same step,

rable surrors, how such more certain would the Minister have been to get at least one section of the noblic, and that the larger section, namely, the members of his own party, to support him in the drastic steps that he may have to take to suppress crime and to put down enarchy The constitutional history of accounting occupation, carecially of England with which all of you are familiar, is replete with instances such as I have described. Bend the history of the Sein Fein, the Corrolon Acts passed by Parliament, the messerous which Earl Ballear (then M:

Arthur James Balfour), as Chief Secretary for Ireland forced through the Horse of Commons, and you will find that, it was the solid support of his party which sustained him in a task which cannot but have been highly distanted and irlangue to a men as brilliant, as highly relitured and so finely attended to all the heat traditions of on English centileman. The reason is obvious. There extraordinary steps, the Draconian powers, can be instified not so much by reason and logic, nor by proof, for, that is not forthorning, unless the administration is in the hards of an elected member of the people. It is in-diced a matter of surprise why this simple psychological fact is neither realized nor approxisted. Critisium must generates, so vigirously structed till Law and Order as stade sale in the locals of the chosen of the people (c) The Executive has were driving Powers than

The wonder of it is that the executive government

in India is not not estissied with all the arisinary powers. the people it passenes, but invests itself with more without earing evefor the rights of citizens, the two latest examples being the Bengal Ordinance Act and the Burne Expelsion Act. It is one of the freeingested exists of Jurispradence that, it is the function of law to punish, and not to prevent the communical of crime; but the executive greenmost in India does not at all suruple to convert a previntive into a punitive action. Emphasia therefore, is his or the necessity of a Declaration of Rights for India or which was presented by the Bight Hon'ble Mr. Srinivas. Sentri to the country some years ago, and which has sizes been restenated from every responsible quarter. I am straid however, that under a three-fourths appointed and one-fourth constitutional government as at present exists

straid however, that confer a three-formula solonomitie and conscibent constitutioned government are a present restrain to Tables. A Declaration of Rights is an impossibility out of the comparising of Rights in a impossibility out of the comparising of the constitution of the constitut

(d) Negative Power in the Hands of the Governor,

What has been described above is however, a positive manuscriptor in the hands of the Governor. He is, moreover, Square

arrated with namer of a negative obstractor surfer the Bules. He may in various ways percept the introduction of a hill or the moving of an amendment to one introduced by the simple procedure of isoming a certificate that the Bill or the emergences as the case may be affects the safety or tranquillity of a province, or any peri thereof. The rule also emergers him to direct that no proceedings

or no further proceedings should be taken on it. Autoreatically all notices of metions, in cornectica with the subject, resider of the certificate belletted or listed, lama Purthermore, he may exercise his power of reto on an Ack of his legislature, by simply withholding his assent thereto, or he may remonstrate with the Council, by uscommending its reconsideration by the Council, or may even reserve a Bill for the consideration of the Governor-

Name .

General. Let us only note here that, these metions are regulated by rules almost similar to those which regulate the admission or rejection of motions and revolutions which, when disallowed, are usually on the ground of detriment to public interest. These are extensive nowers, and in the hards of an inexperienced, weak and ill-advised Governor, son liable to be made an abuse of, as has sometimes been done furing the chaquered career of the reformed constitution. They are all emergency names, the exercise of which can be instifted only when made with great ourtien and circumspection. and with due record to the tone and temper of both the Council and the country, or else be (the Governorth rines himself into direct conflict irreconstitute conflict with the necess and their representations and creates for himself an ironaus from which His Mainsty's Instrument of Instructions commands him to keep at an arm's length, except under circumstances of the safety of the realm or the essential well-being of the people being in iconsulv.

(c) Alterations of Binle 6 of Devolution Rates arisinary.

But of the Develocities Takes sept that "the Source-General Conference Accessed to March 1994, we by sublished to March 1994, we have the substitution of Social telescond, make the empedding and proposed to the substitution of Social telescond, make the support for such proposed to the substitution of Social telescond, make the support of the substitution of the s

Politicisms in India however, pointed out another efficielty. Yhe Bulse can of course be altered by the Government of India with the persions sanction of the Security of State, but the Let cannot be so affected. New in Section 64-0 of the Government of India Act, which mentions certain perposes for which provision may be made by Raise, convert the following.

> "Provided that, without prejudice to any general power of revolving or altering rules under this Act, the rules shall not sythorise

the properties or respectation of the termsfor all new unbornet, original with the varietion of the Scereigry of State on Council." The Act controls the Stales and not the Roles the

Act. The Government has count the defret on the Rule by alternor it, but it ownest alter the Art which contraplates, under certain continuences, the rescention of our Transferred subject but not oil. Technic purhicoists therefore, contended that the force

sengrant was absolve to Rule-making power for taking back the Beforms. The Act, they said, did not gave the power of reacking all Transferred subjects, and thereby in affect, of shelishing Dramby, to any surjustive other then Parliament.

They could have cited the opinion of the Muddiman Committee in support of their contentson. The neggertion was made before the Committee that by simply agazzding the Bules all the Beserved subjects could be

made Transferred, thousby establishing what is locedy described as Perrupcial enterporcy. But the Committee. after careful scannication of the law, arrived at the conclusion that no such wholesals transfer was possible without amendment the Art steel? At least one subject had to be kept Reserved, "'It seems to us," say the Misserity in their Besort (seed the Majority do not differ from them on this possel, "that the immediate purpose of the Act of 1919 was to establish what is now greerally business as the system of Dyarchy in the provinces, and no responsibility in the Central Government. So long as this Act opplishes to be on the Statete Book in in impossible to dispense altogether with the classification of minima into Reserved and Transferred."

Beform Act. It is common sense that this scheme or any part of it can be alreagated only by Pethamont which passed the Act. It cannot certainly be done by any other softently by the slough device of sheeing the Bales

Solution by the same and the practical publishers, the laws handed soon to savere the same are "Same and the practical publishers, the laws handed soon to savere the same and the practical publishers, the laws handed soon to savere the same the "Same and the same and the practical publishers, the laws handed soon to savere the same the "Same and the same and the same

PART VI

PROPERT AND RESIDENT

Priction between the two Halnes of the Government; Hypothetical Coses.

In this dyarchical larm of Government, however, potentiation may acris between the two halous of it, difficulties between the work block in the reforms we controversy, both in India and in England, draws the pointed ashertion. Pertunsively, so such difficulty has ween difficulty and the new contribution in the notical working of the gave conti-

A recordence graded Level Montal and all the level and all the lev

often, but it is improbable, buting regard to the tenger of the Indian people on the one hand, and the unbuilding other that they shall before keny miss, playing the Governor in the receivable postern of the intritutor. deeper the thankiers task of deciding between the two controllers parties. I will give you what Lord Mexicu calls a company in his own work. "Let us surpose," save his Lordsbin, " that the Minister in charge of Education has set bir heart on a policy of congralency primary sobsolius of all children up to a centum age He will neterally talk it over with his permenent officials and they will put the district inspectors to work or framme a scheme. The member of children effected, the number and locality of new schools received. On arrangerments for krazume the necessary teachers, the curricula and finally the probable cost, will all be worked out in detail, and numerarised for the Minister. His next step will be to persuade the other Minister or Ministers to stand with him, so that they may nevert a united frunt in the legislature when the time comes. This arranged the Governor will next be approached, though it may be recurred that, in a matter of this magnifule he has been cognisent of the proposal from an early stage, and has assented at least to proliminary inquiries. Meanwhile the idea has not poised should or perhaps the Minister has been engaged in propagands in support of it. And mutterings have started. The pennatry are beginning to take alarm, lost their children be forced to school at an age when they are actively employed on the family holding by the bumbler cultivators. The are starting on aritation for correction volume relations

teaching is unpright, or unless schools are closed on

Prikty e- their day at pursue. An ordery is riting against any comprehen in the case of gifts. The distriction of the control of the control of gifts are to come, here been carefully the executing consultier who looks after two said order that treader may extrained; and the Grown to the control of the control of the form this side. At least a point come are which to comalises it at helicide to bring his whole government togs-

leads after its sind order that treated may extraoutly, and the Generate in Law have magneticly approached and the Generate in Law have magneticly approached and the contract of policy. They make such as it describes it indicated to irring his whole per terms of the property of the contract are pointly responsibly. The Mindelse for an is no decision for which the tree belves of the permutant are pointly responsibly. The Mindelse for Mindelse for Mindelse for the Mindelse for th

hibites involved and his impropriety of using the police as statedness offices. These the accusion is closure for a statedness offices. Then the accusion is closure for risk pit in the contraction of the contraction of the risk pit in the contraction of the contraction of the to meet for electronic and an elevation ratio a relatedness to meet for electronic and an elevation ratio with a risk to meet for electronic and an elevation ratio with a risk to meet for electronic and a relatedness of the foreground to the checked whether the course in primarily can of elabolate to the checked with the contraction of the foregroundteers and the contraction of the proposition of the remains in the houde of the Minnelson or of this Research Council in the case may be. Opposed path in it is elec-

be sufficiently met and that he therefore places the policy with his Ministers, it will then be for him to thresh out with the character of the localities required to initiate the ordine. He will be dealed solving them to results the proposals for oness of special hardeley, to conservation with the Medicandan leaders, and in other respects to make the scheme as hitle burdenesses as possible, compatible with its main perpose of educati a future electrosts. When he superves of the Bill which they finally determine to promote, his Essentire Council will give it all reasonable support in the burieleture They will assist in sebutting refeir attacks moon it, and processary funds and commit bisself to budgetime for there. But the Ministers will be responsible for our one the legalistics with them, and for cetters the Rill peaced. The policy will be theirs; by its windom and they will be redeed when they come to render an account of their stoweroship to the next Perbaracoustry commission. There remains of course, the nounbility that Ministers may not be able to get their policy accepted by the legislature or to obtain their consent to the propostle for figureing it. In that event, it will be for the Goverror to doubt whather he should disprise the Mirestone or the Minister for Education, as having last the confdence of the Council. By such asing, however, the neutring of the Executive Council would not be affected."

2) deather Heavillatinal Co.

The other sale of the rear

That is one take of a hypothesical case that might croping in the dual system of governments in the postuces. And Lord Mession in oth extramibile of the either. "Estus new assector," His Lerthijo continues, " a convene and spatify hypothesical case, in which the institutes is taken in the other helt of the procurates. Impressed by gotine Council, after all the prossery incrires, property a new system of tenunt's occupancy right against the hardord, with compensation for opolenosi, and so on.

By a shabit stematical of his commission, the Minister who hes agriculture in his particle might argue that his investment is converted and designed a conference of the tal government to discuss the scheme. This, however, would hardly be necessary; for, in all motters of each nement the Generacy much naturally wish to have Mirroriers with lago, and would not stand on the strict letter of the coorditational form. There would in practire he mean disconsistes between the two below of the recrument, both on the policy shelf and on its major with it the whole responsibility for arguing it in the legaleters would past on the Executive Council. If Ministers were occurred to the policy, their support and in in the cornell would be of event value; if they were not ourreried there would presumably be a conwhich they would at least abetain from speaking or voth

arriget the asherse. At this point, however, the groodurs in our two hypothetical cases diverges. Should the consistence resired the several right scheme, the Ministers dulled the Generator flore not regard them as having foris whether he will remove with his land roller in the torth of has invisintery. Provided, he is entireled that the law is emectful to the discherm of his section the well-being of the peaceurity, he will make the Act nader his special statutory powers, and submit it through the results chargeds for His Majorty's approval. As every Act made in this way must be lead before both Horses of Parliament, any member who considers that the Governor has improperly executed his special powers has an opportunity of drawing attention to the case by the ordinary procedure of moving an address to His Melasty for the duallessance of the measure." These are two extreme cases, and my justification in placing this lengthy except before you from one, who has bed an unparalleled experience of the working of the Indian administration, and a most perfect knowledge of every nock and corner of the new Indian constitution is, to enable you to realise the difficulture with which we might he faced, and that, nobody could describe these imaginary impediments or roughly surrors of confint ... for impactmany or possible they must be noted until their notual happening,-better and more locidly than Lord Meston, who look a leading hand along with our own countryman Lord Sinhs, in piloting the Bill for the better Govern-

ment of India through the House of Lords in 1919. (a) The Demand for Responsible Gonera

But after all has been said and done, it is difficult to conceal the fact that the feeling, among Indians of all classes that drapply should, with the least receible delay

be replaced by full responsible government in the provinces is, a strong one. B is not the felfilment of the desire expressed by Sir Thomas Murgo, to endeavour to raise the character of the people, " and to render them worthy of filling higher situation in the management of their country, and of devising plans for its improvement." nor consummation of the solute of government anthoristicely his down by Lord Hardings is when Justices on inst then to Mr. Montage, or the Oskinst of which he being is was a nearlier in 1917, credit shall be given by the Intern Lordinster, for Inving, in a same, forced it upon the Better-Registra government that their olimate goal should be a supplied by the Committee of the December 1919.

highlis provenment that their dilitatis goal should be "goalitaily being the Provinces in speries measure of all-generates, until at less flode would consist of a number of attributations, vancounces in all provinces allotte, with the Generatoric of India above them all, said possing power to tradelers at uses of not generates, but collarstly restricting their functions to mattern of Imposite concern, a system which has been introduced into Malis in 1911. By ordered in the state study when the late of the

imposits concern, "a system which has been introduced into Malis in 1879. By profrieds indexnous, however, as the fact that is a fact that so a sensity what John Englist was mount in this solerance of folderal generates in Indis, in these of the surject provinces to ledge under the region was the Post for any counted by the wavelote Devillances and there force any counted by the office for the surject provinces to this general properties of the surject that the following the content of the surject that the following the surject that the surje

and approximate dynamics, which is neither a bosovities of experience, not expensible posturences and obstains in the Destination. An enderstand friends, the Boto his Met. Destination of the experience of the enderstand of the enderstand of the property of the enderstand of the end

for I understant Hinduson and I understood falam, hal Dyssiy a I confuse I do not understand this hybrid oread which shoul your Majoriy has anishkishod." Nothing our he more drain. tion in life was to create and leave a utited, naturalized (d) The Two Halors seline in Concert.

Thus composed, the Government, as for as resulted.

act together, though decisions on reserved or transferred whiesler questions will be those of the portion of the Government havene installation. In cases where both parts of the Government are concerned, it is the Governor himself more. who decides between two conflicting opinions, if there sheefel be any. Such a procedure, no doubt, involves a weakening of the unity of the executive, but as a matter of actual experience we find, that the unifring force is the Generacy himself, strong or tolerable according to be keeps an open or unbiassed mind, and designs to rule for the benefit of the people of the country, and not to dictate which by reason of his position must be attributed to weakness alone. The most important subjects which have lent themselves to obsatification as transferred subjects are, taxation for purvincial purposus, local selfgovernment, education, public works, agriculture, excise and local industries. It is easily seen how ignnotest is the business which the Ministers are called upon to manage. It is what may justly be called the Notice building baringer. Dyneshy no doubt in a novel constitutional experiment except for one parallel in history. Would it be believed that, that parallel exists

in the hastery of India itself, during the brief period when the Deposed existed side by side with the Mineral It was the shrewd political instinct of the Englishman that would not allow it to acquire my constitutional un-portance before it was abeliabed, because of its inven-

The

variance and surrockability. There is no record there is haliare to think that the same unders will not return when the co-operative part of human neiter, perfectivity that set to of the refer soil the reled, of which dynodry afforts a Nassi high test, has been reasonably established.

Page VII

THE PROPER AND THE GOVERNMENT.

(a) Indian Polition ridden by Langues. Requestrious or correlate naver latings posse. It also not excite friction and makes new ensurine. Under

operation, the Cornella will tend to become more and more organs of errisans and of agitation, and in exactly similar proportion to desinghed to accept any peoponsibility for the observation of the transferred subjects. Encouragement will be given to a demonstraing tendency on the part of the receie of the country, led as they are by lower politicians all over the Euspire, to bleme our one rather than these science for everything that goes wrong. Government by lawyers, as much as opposition led by lowyers, have their week points and their dangers. in so far as they are much too proce, unless they are also students of history and of political and constitutional developments in other openines, to scoomic law from history and 'arrisprudence, and parisprudence from others, Labor leading to an ineritable and speedy loss of that spiritual secondary influence over the consciousness of the people which after witte. all is, and if it is not could to be the sole basis of the power of every government and of every political leader

whether in or cet of the government. Law is regarded

by the generators of the Indian people as an industry, and me such it is desired and that agintizal power cover the consistences of the people and of the filter. All the consistences of the people and of the filter. All the propagate and continued to sull Regulari Paparishim. The attitude of districted of all things Regular in semabling of passe with the generation that is people; were yet, the will appear to the propagate and the people of the p

If things so on so they are, and by the time action

is taken mon the recommendations of the Grand Inof an advantageous and honourable settlement. That would be a disseler for England as well as for India for, honestly one eagnot believe that India is yet able to stand sione, but by anying in 1925 what he insisted upon in 1915. the theory of "not yet," Lord Sinks, who was of course, never a public man, nor a political thinker of say consequence, who had nower thought out a problem except in terms of the thoughts of others, nor had ever been known to have kept himself abreast either of political movements or of the growth of political consciousness of the people, showed a lumentable ignorance of history and a lack of the sense of the perspective. Having regard of source, to the situation that has been created in the various provinces of India and the determination to stend by it shows during the gost few years, the theory will be pondered over by men of all parties, caster and creeds. But the view that, the time has not yet come for franci n extrasistation for Indian House Role was be seein constituted. For a constitution to be worth saything must embudy the stable and living elements in the political consciousness of a people. Such elements are discerned by some to have come into heing, and would ferming restricts for a countriestors which would combine to the occurrencement of India. They have exceptdamaged at Copey, by indiscount and impolitic movements. such as the Non-co-operation or the Khalafat movement.

activity, of a few enthropasts whose relition altibloistics soher and rational India dealers more than appreciates. Both Leed Sinks and the noliticans against when he set his face fell into the world ceres of osposiving, that India must proceed to wash the goal of the English govarrenantal assisten and nothing more or has then it without atoming to enquire, from the trend of arents, was boy fast the British system itself is making its way to the melting pot. Council India evolve a constitution, democratic let it he, of her own? Why cannot the Gov. In erament in India, I do not mess the services, which may "t a week mean a becommersey. Indian in place of the European, take but grafted on the sume system. In Indicated instead of India being asked to softer her Government to be nglishieed? "Nations by themselves see made," and bells, will obtain no creater concertanity to make herself! India roads Repland's help and now more than ever-

She is still willing to second it provided she can get it on torons which one securified as horsestable and consistent with her self-respect and aptitude for political advancemeet and decree of cultural frinces. But if Burked does not make it possible for India to take her heln without loss of self-respect, then she (England) must expect to see his (India's) cirilised, tolerant, and rational but over-somitive people enting their own threats in the endeavour to out bees.

(e) Describe as was enterprised in discredited.

(c) Dyarcky as was autoripated in discredited,

Dynaulty, however, senses to have broken down in India. And the reason is not for to seek. If what the Joint Committee in their pious desics laid down as a principle to be followed in the working of dysrchy, that gradual but certain development of responsible self-government shall be realised, I have no doubt in my own mind that much of the friction between the rolers and the ruled would have been anuaded. What is more, the new constitution instead of breaking flown, and government admittailly in some provinces as being corried on only with the belts of arbitrary powers which formed their place in the Art and do find their place in all constitutions, only as meaves in the hands of the authorities and not for normal exercise, is would have been given a fair trial. The Committee conceived that the habit of holding joint deliberation between the Members of the Executive Council and the Ministers, sitting under the Chairmonahin of the Governor, should be confully fostered. One does not find your difficulty. In agreeing with them that there council he too much mutual advice

and consolitation on every subject of importance, whether we have been assumed to be a subject of the property of the property of the property of the principal importance should always be attached to the principal that, when once optionis have been freely enthanged that, when once optionis have been freely enthanged and the last ward has been said, there explain the to be not dealth valuation as to when the responsibility for the declara. Hen, "The Committee decided that after readconsultation, and when it is desert that the decided in

modeli of the John Cressit which the period-form of one or other had of the General, that delection in report of a remeral object is also the content, that delection is reported of a remeral object in a few models of the recorded or remember by the Becomere General, and in Technological Content of the Content of the

(4) Ninketen Breposable for Finlare

What follows between in of supreme importance to 1 the student of the Constitution as to the neactical politician, and to the remet of the people at large, it ment be come admitted that, uniter have the Ministers hitherto insisted upon the elear impunction of the Joint Constitute power easy cared to also more than trifles with them. With the lest of rectives the Consmittee advised the Soverney, "to ledp with sympathy and courage the relar side of his approximation in their new responsbelities. He should power besitate to point out to Migratory releas for thirds is the right course or to warn them if he thinks they are taking the wrong course. But if, after bearing all the inguments, Ministers should decide not to adopt his advice, then, in the opinion of structure the Commerciae, the Governor should ordinarily allow notices Ministers to have their way, fixing the responsibility upon there, even if it may redesquently be necessary for him to velo any particular piece of legislation." They

give the Members of the Exception Council and the of Etreatr

Ministers still larger latitude when they say that "in the debates of the Legislative Council Members of the Executive Council should not together and Ministers shoold not together." but that, though they should not be peasitized to oppose each other by speech or voto, they should not be recurred to support each other by speech or vote in respect of proposals of which there has not been materal exchange of apparenal. All asher Official Members of the Legislative Council have been left free to speak and vote as they choose. These injunctions may not large been redulently set at mangin but there is no exidence that they have been honored and afferred to uniformly by easily Gozernov or Councillor. It can only be bosed that, things will improve with the comme in of an improved batch of Ministers and Connections, with a higher and better sense of volutio draw. It is discappieting lawever, that the Joint Committee never suggested any form of unnisterial responsibility, the short anchor of parliamentary government. By that is

not means the personal responsibility of Ministers oe, of Members of the Ruscutive, but the collineal responsibility of them all, as well as the responsibility of each one to the other of his colleagues, without which it is difficult to raise either the electronte or the logislature to that pitch of intellectual and moral oxoslience from where they should be inexpelle of forming an erroneous econics. or of doing an enjust thing. The man storal responsthillty which finds favour with constitutional theorieta. is that which prevails in England, not the one under which Prance is personially growning. Collective or concentrated responsibility of Ministers is what we should look to, not their divided or individual responsibilities

Things are otherwise in the strangement of the

admiristration with which we are concerned. If the ways dearn of the most-term arrangement is to make for "A numerable postupers, it well built be used on that the constitution is as far from it as it had over been Here we man observe that the term " responsible government " is a comparatively new one in English history or a English Colonial Instory. It is not of English political terminalogy,-extinitely not accounted as Einstein on cools. cable to colenial appreciations,-said Great Britain in

the period between 1887 and 1880, at last beaten to leave the lessons of the American Revolution, and to concode large powers of self-government to the British North American provinces; sext to Assirales, New Zeeland and Came Colomy : in 1853 to Notel and Smalle to Notestad South Africa. The term "Besponshie Government." se now read in English Political Science, means that in each dominion there is a perferences or legislature and an esecutive, colled the Ministry, which, like the Ministry zz Downing Street for the last two centuries, is dependon't for its tenure on the continuous support of a notionity in the legislature. In the overseas dominious, as in the tata-United Kingdom the executive is often described as the Calcinet. The correct term however, is the Missister: for, it frequently becomes, esserially of Westmarter, that there are men in the Ministry who are not of the super committee of the Privy Connoil which is termed the Cabinat. In this view of the case there is a total lack hair

of representative observator in the inquisitive councils in India where Ministers appointed, are made to depend had seen upon a majority not of the representatives of the people, working but of the recentury of the legislature, composed of the Cowrner's block, ramply the ex-offices members who see already members of his povernment, and those nominated and appointed by burn, and the members upon whom the

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Maniferer appointed any cents for support. In other words, the Gorenzer, or solve is thin as Manistry, and early look for the leader of the group which, coupled with the laker, but a whorse prepared to give at the disposior for solvent modern there is made in the concept of the solvent of the solvent of the coupled with the Review West and the solvent of the solvent of the solvent of the Review. We read to that more of earl standing ability, course and recordablese, commonling influencia is the country and newtor of the Boson bear of the level with one to reade soom for modern pairs who can esteccify lawings for a delayer or brightening

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Dysnic is Dysnic is confused stries.

Dynechy vasicubiedly is a combacus, complex and confused system, having hardly any bistorical analogy and no logical basis, moted in compromise and, as the London Tirace observed, "defensible only as a transtional experiment." It gives rue to solid objection and our never be emonibly revoked without the on-opposition and good will of those conserved in the working of it But it may be usleed, in this pot true of every constitution. in the world? Is the position of the Minister as India so very much more unfortunate than that of the late Government (I mean the Labour Ministry), under the Emrish constitution, in office but not us power? We most expect to have to not up with some identivenies on in the delicate process of transforming the foreign bureauguses into a pational Coverament for, in the working of any constitutional scheme in the world, the spirit of those who counts it is, in effect, more important than the arkual provisions of the scheme itself. To relieve their pressure of work both the members

To relieve their pressure of work both the members. To relieve their pressure of work both the members are not to be considered to the claim to their days thought to their, and of representing them in the forced. To the considered to the consider

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Scirclarles in Great Britain, has in no persiste been taken advintage of, may make than in the Central government.

(c) Ascenda of Business Procedure in India.

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The bank of Georemannia, whather a Georeman, we a Lectionary-Georemannia, or a Chell Commission, are the Allestonary-Georemannia, and the Commission of the Chell Secretarion, and two Padles Works Researches, Park Cell Researches are the Little Secretarion. The Phantenia and Mancipal Secretary, and the Phantenia and Mancipal Secretary, and the Phantenia and Mancipal Secretarion. The Research Resea

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Minister. the weather is bound to come to a head some

day, and it will then be interesting to worth if the unconstitutional practice is retained or alumbourd. The question drubtless will prise on the Man-terial side, but it is needless to succelete upon men the problem.

PART VIII.

RECURE ADMINISTRATION AND

(a) District Organization in India. We shall try to have an idea of the District Occanination, before we an into the functions of each limb of

st. The Collector, the Marietrate, the Jodge, the Exacutive Engineer, the Civil Surgeon, the Police Superintendent or Inspector, and the Impector of Schools are each remonable for the proper administration of the several departments in his closupy. The Collector coffacts the Generoment reserve, and looks after the collection of other nearested taxes, as the Magistrate looks after the due administration of criminal motice, and the Judge after that of civil justice and of criminal appeals accurat magisterial decisions. Public Works are personal and carried out by the Executive Ragmeer and the politic lookh amitation and recrimation are taken over of he the Civil Supprox and the other melicul men under him The posce and replection of the district are committed

to the charge of the Policy Superintendent and education to that of the Inspector of Schools. They appreciae considerable mover over matters connected with their respective charges in the district rabject always to speed to the controlline amborities in the positival acquisition. The Uniferior a section may be questioned lead before the Occasioners, and finally, before the Board of Beresson on the Financial Internationer, and budge's Option may be inferred to the High Court. Obtave of Offices may be inferred to the High Court. Obtave of Offices may be inferred to the High Court. Delay of the Court of the Singh, this may be lefter them requestively. The powers of executive production of the Court of the Court of Court of the Court of Court of the Court of Co

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(b) District Officer in Charge of Executive Administration.

The unit of encotion admiristration in India is to sea assume Dariest Offerer—easile Marginess and Observer of the purply Commissions seconding of its a Suppliant or in order to be purply Commissions seconding of its a Suppliant or in the order of the order order order or the order of the order or

infriving leve has the extent over till. The diminication equalism, we the jubricary index continue for subsidite, and cannot, and must rot, be everal bodietic particle being models of an observable on since, where previously the properties of the properties of the generators, it would be provided using. The history of notices I role is over talk. There the experiment making on the form talk. There the apparent making and the contract of the properties of the despite of notices I role is found to the the properties in the despite of the properties of the form of the properties of the despite of the properties of the properties of the despite of the properties of the properties of the despite of the properties of the properties of the despite of the properties of the properties of the despite of the properties of the properties of the despite of the properties of the despite of the properties of the properties of the properties of the despite of the properties of the properties of the properties of the despite of the properties of the properties of the properties of the despite of the properties of the properties of the properties of the despite of the properties of the properties of the properties of the despite of the properties of the properties of the properties of the despite of the properties of the properties of the properties of the despite of the properties of the p

a Revenue Collector, and more for the sake of unity of cederly administration than for economy, is also that Chief Magistrete for the whole district. He core on tour over his charge for at Irasi four months in the year, and besides superintending the realization of the land reverse, the duties of administering the excise and other special taxes, as well as of supervising the stemp revenue, devolve upon him as exercitive head of the district. He is also the District Begintene, and Visitor of the district jail, and has important duties to perform in connection with local funds and municipalities, with the Yand Accordtion Act, and the forests, and his pointion is received on all questions of executive administration. True, he is not above the law of the land, but he has power to conpend the law under obsumetances such as, during a riot or a peace-breaking commetion in the district, in seligious discustes or during funites and fixeds. As the officer in shown of law and order of the district, he controls the police. He has sutherity to send out military forces to

and distultance, or, if otherwise recessors, to deduce manuscripported law over his whole charge or, in our portental and area within it. He has to desire alone for conducting gridenies, fixeds and rists when the all-such the perce and order of the district. Without his sauction to rotals or halfdings may be constructed in the district by the Polific Works Desgreeaval, zan netre then our measureesa be undertaken by the heal bodies, card or urban-The maximum to of the leadboate and tenents with natural estinfied by higs. The recongraphications of the Charlein in the Reclevisation! desectances, or of the Inspector of Schools for the Etheration department have got to be ap-He is the meteocological reporter of the district. Sectory trapector, mesterior of englarants, maintain of deeds and savaragoes and sho the sugitory advisor. In the absence of the Chapters he sustries and buries people of Christian descentration, and as eyes and ears of the Government. he has to record to it whatever he comes across to the

civities. There are more than 900 distracts in British India, the average area of such being about 4,500 square miles and population choss 950,000. They way greatly in size and population. The largest are in Madme and Burnes and the smallest in the United Pervipose. Every prevince is divided into (I) Regulation Dutricts repeats to which the general Regulations and Acts apply; and not have and Acts do not seed of their own force, but to which they may be extended at the discretion of the Government, and to all of which, except in the Frantier Provinces, they have as a restler of fact here satisfied. The District Maristrate or the Deputy Communicaer, is the most important official of the government for he is

the connecting link between the executive

(a) Administration Markington of a Salabonius

month air minimenting —Shatked with Sirenes ndecladers box on a later state The entire Diptrict Municipation smokings; in equiposited in what some as Stabilizations in some speciment, (Rengal, Behn and Onion, United Perrones and Aman), or Whates on others (Daders and Rendrey), under an Infanz Berenes effect, solid Deptry Nonton and Deptry Colories in the insure, and Micolantic and Deptry Colories in the insure and Micolantic and Colories and Colories and Micolantic and Colories and Colories and Micolantic and Colories and Micolania and Micolania been on the Colories and Colories and Colories and Stability and Colories and Colories and Colories and white the Stability and Colories and Colories and Colories and white the Stability and Colories and Colories and Colories and Colories and Stability and Colories and Colories and Colories and Colories and white the Colories and Colori

Ord Service, sad in sine cases cut of two an Energona marsher bloand, in depasted to hidd deep variety the marsher bloand, in depasted to hidd deep variety to the contract of the variety foliation. By these arbitrarians of the variety foliation. By these arbitrarians of the contract of the variety of the contract of the contract of the contract of the massis are represented here; the Services solutionistic and massis are represented here; the Services solutionistic of a smaller such all the Decision of the contract of the massis are represented here; the Services solutionistic of the contract of the

in respect of local roads, wells, true plantations and the life, are met, the Magistropy by the Magistrop, the

directed Office, salid the Inputy Octavial Executive Engager by the Public Works suggest the ... Reperintendent of Police by the Inspector, the Inspector of Otton Schools by the Assertant Democtor, the Civil Surmon by the Assertant Surgeon, and sometages by the Sab-Assistant Surgrou, and hastly, the Judge by the Mennif. The Officers enginerated here are appropriate their subditisions as the District offeres in their larger arm, subject of course to the control of the latter, as they sae to that of the divisional or Ondred provinced subservice. There is no greature about the efficiency with which these Indian Officials monage their respective observes, in fact opporteration have corretings been taken to mise the abler and smaler of them to district appointments in which not one bitheric has proved a Juliary. They are an honest, efferent, wilking, faithful, and loyal body of public servants who have done ceeds to themselves sad growing more and more emergons of the desirability of cultising local talents upon political and communal grounds. England, not the bureaucracy, appreciates the need of local talent and influence for surposes of

(d) The Indian Girl Server.

We have no clean tables of the Infilian Cotil Service say Late.

It is it is demand peoper to give an account of whe beginder one, and of what qualifications. They are not who Service have possed to competitive exactancies used over the Service have possed to competitive exactancies used over your in Lordon and Ladas called the Infolso. Ovel Service controllation. The object of this mentionation is to swhell the best well-like men in the Straper to surve in India. At their rowers of administration are considerable, niche

of man have to be chosen with the recessory elements

skillity, breedings and knowledge, and this is best done by a competitive test. The sense terrors of purers of social standard of knowledge are to be answered by all, and the answer-papers do not boar the names of the conditates. het culy their numbers, so that the examiners exerce by any obsero, even unconsciously, he partial towards any explicate in whose success they may be interested. The selected emplicates then appear before a Medical Board who protounce judgment on their physical fitrees to serve in the tropics. Two years are thereafter spent on probation in one of the Universities to make them learn the microiples of the constitution of England, Indian laws and languages. They also imbibe, if they have not done so, the vehille spirit of England with her freedom of speech and action. These examinations are open to all subsects of the sensire without distinction of raco, colour or creed. There are nearly 1,900 certifiens in all India, of whom about 900 are Indiana, excluding those appointed to hold nosts usually held by civilians. by reason of their meritorious service in schordinate offices. They are, after their years of probation and

set potan is the Second

by reasons of their northeries service in subschinding offices. They are, since their parts of probation and fitted extentioning and extent of the various position and fitted extentioning are over, sent out to be various position as someting to the rank they among at occopy, as a minimizer, on Aministra Magintenies. While serving a princie capacition below to religious to the local language of the previous, as well as, in order and the article and reverse how. To bright depth further notes that the state of the contract of the contract of the contract of the contract and previous serv on an important only per general service and the contract of t

of British rele in John Bey took up the cause of the poor and darks apprendixed afficiency when abody careal for or throught of times. There was an path coparial for or throught of times. There was an path copton of the copy of the first to predict from the dark time dark times which found to the programs of Region Proceedings of the first time of the copy of the process of the copy of the copy

one British Officials so cot to India most in- 90 perfectly equipped for their responsibilities. They learn Euclyle no law worth the page, a little Indian history, no politi- as cal coverery and min a smattering of the Indian store. Bureau stales. In regard to other beauches of the service matters are still more prestighadory. Young men who are to be notice officers are sent out with no training whatever, though for the peoper discharge of their dates an intireals accomintance with Indian life and ideas is energtial. They lead in India in absolute impresses of the language. So also with forest officers, medical officers, suringers and fatill mass surreinted adaptional officers. Northern is this state of affairs more objectionable to our hady politic than in the indicial department, where, o'l on a sadden, a member of the Indian Civil Streton finds himself tennelsted from the Joint Magistracy (nurrir executive service) to a District Judgeship, and placed over the heady of faction Judges, whose h sense of justice and concumutate knowledge of law, have

often been the subjects of the highest compliment from the highest Coart of scuellate fariodiction, as around when the knowledge of low of the justicital sequence, the Crimina Distact of large in new "worth the more." He however, in allowed so marriery could the ledge of the Excellent deliver. He hadden to whome are in death in Excellent delivers of the least of the least of the least hand the leasth. This justical offers in also exposite to have certain speaks from the corner of sub-bringers, —intuited however who have gent justical exposure, —intuited however who have gent justical exposure, manufactly a Frinces Measure recorded least has Newton and the least the least of the least the least the least a course of taining in political excession. What is the or of the number of the Indian Knowlettic ferritor, learning the venuousless of the provious to which he has seen defined! To the Services, agreement in made a

...

Excepting in Medrae where the inex of the Drivteti is firredly vealestimate the Government, in all other previous a Commissioner of a Division is the intermediate authority whereon the Collection and the Government, or the Board of Revenue. A Division is a group of several Division, a seality from the rest of several braining, smally from lever to six, of which the Commissioner has the general suspenity-subscript, and in which, he also cale as the Court of Appen in revenue ones. The Commissioner is always a sensir officer of the Dalita Civil Service.

Dominion of Commission con size

Direct.

It was in the year 1929, that the Commissioner first appeared in the administrative history of India, in the old Bengal Presidency which later on, came to be divised into Bengal and the North Western Provinces. The former was re-divided in 1912, into what are now the Fresidoray of Bengal, the province of Behre and Chiese, and the lotter we-deriversed in 1980, as the United Prompile of the Policy of the United Prompile of the Policy of the Chief of the Policy of the Chief of the cases into being in the Presidency of Benkey, follows in the cowers for each of the subsequently assigned in the cowers for each of the subsequently assigned Provinces of the Presiden, Bernas and the Coaten Trovinces by no offerior of the seaso descriptables.

A smoon member of the Indian Civil Service red is Eastphan and villa long experience of distinct stimuterin-laytion, Inc. Commissions of empoids, on the Commissions, where the commission of the original expectation is done to the commission, and the lonester distinct of the commission to the commission of the product production of none distoat range of vision comlain like the commission of the commission of the commission of the life, is assist the Commission with more natural and commencionaries were than one to fortunal to a Colladore.

As no integration outlevely this work is principly concerned with Just revers admirated time unseed. As a concerned with Just revers admirated time unseed. As a concerned with Just report of the principle of th

the Be of Faces to the Fices Const sheet

In all the rasjor previnces of India, Bombay being the only exception, provincial focal offices are controlled citizer by a Board of Revenue or a Financial Congressystem tone but a Cavilian before entative to be a member of the former, or holder of the latter office. The Board in Bengal, United Provinces, Madeus, and Belayr and Ocions. or the Piptoeni Commissioner in the Premis and the Central Provinces, is the highest outbority in all matters relating to revenue minimistration. Ever since the catalhaloment of the Board of Revenue in Madres and Report towards the end of the 18th centery, the Madrus Board which consists of two re-present, have exercised powers to coger of to least revenue and revenue settlements and exolecone of them dealing with matters supertaining analysively to head surrous, astriculture and land moonly, and the other with selt, excess, customs, morene-tax and stemps-But perhaps, that in bosoms revenue affices in Machae

ct was in Guisel Provinces, one dealing with head and the other with milentinous reversus, do not in Bengal inten 1912, and of one in Bengal, shade with all flusarnitative of the registeria prateriars. Best the crisis with the province of the provinces of the provinces of by the Divisional Commissioners, functions professed by Burbardia Commissioners in the the previous of the Puspic, Bernas and the Central Provinces. In revenue matther the settlerich Commissioner in intenditional control of the Commissioners of the Commissioners where there is more. The tilizate rows exhibitely in the minor admirately and delication to the North West Prevailler Provinces in designated the Reviews Commissioner.

are managed without the intervention of territorial or Divisional Commissioners, while in the United Previnces, Bengal, and Behar and Orism a Revenue Board, (f) Roord of Resonant and the Piannoid Co.

We shall now record to complex the function extrasted to the Board of Bevense or the Pinstanial of the Commissioner as the case may be. In Madras, arest of Server from the unknects commercial above, the Board acts as a "do collective body in all matters, (1) of personal conduct formats offeeting officers of the Indian Civil Service. (2) was of ignocritation affecting extense under its management as Court of Words, (3) involving usepo anothers of principle or compline which the opinion of the full Board is expressly called for by the tioverscenst, and (4) matters referred to the full Boars by any member. In the other provinces, the Board will years then one member, hardly over sid as a collection hody though, in the United Provinces, a pressure decree of a lower Court out to amended, varied or reservant outs by the Joint Board, and not by the members acting singly. The details of their searcal functions may Affer in different reprinces, but "the religional distinct of Sperds of Beyenge and Pinancial Commissioners are in example somewhat to are itseed done they received testion as by law, rule, or practice have to be referred to thern by unbordantic natherities, s.c., settlement. Was collection of revenue and local rates, suspensions and remissions, the maintenance of land-records, the partition of normaneutly settled estates, the normarity of land for middle purposes, the greet of loans to landloods. and agriculturists, and to co-operative Gredit Societies, and the work of the agricultural and Veterinary departmercia" also, the sources of miscellateous proupes, such as excise, salt, staceen, success tax, and quature fall within their charge. The first department in Mad-

ray is controlled by the Board of Berreron, whereas,

opium is entrusted to the Benzal Board, warlang in salordination to the Government of Bougal, and olimestely noo. The Bosel of Ravenne, and in the term I have sacholed the Pirancial Commissioners throughout, as respossible for the unity, co-ordination, and officiency of the administration of revenue, and they would imitiate, or he consulted on, any new describers, in reverse pelicy or method. Equally important is their function connected with the appellute Jurisdiction, they have in all reverse resitions over all revenue Courts whether of the Collector or of the Divisional Commissions, who makes all his apports to the Board through whom he receives instance tions. The reseaste functions of the Board and the Communication are no well defined that they scattedy overstep their respective provinces. Apart from cases of incof action, in respect of every one of which the Board maintaine a experal controlling emericandence, having it in their newer to doe! with them as they please. The fundamental principle moving the entire mechanics of administration, is the division of labour connected with the working of its branches among various grades and cleanes of officers, according to the nature of their charges. under the experiment of the provincial head, and subject

to the renoral control of the supreme suthority, the (a) Different Grades of Local Administrations.

Gorsonop-General in Coursel.

The norelar notion that a Presidency Governor's administration is more independent of or less introduced with by the Government of India than that of a receiprial Generator, or that the position and administration of the latter is more automorphism than that of a Chief Coreratesianor is not correspond. It is only natural, or obewhy should there he this marked difference in their or in configurate and chauty. From the point of view of the standard of salery there is a difference on from that of digrety of the Governors infer se. The Governors of Bengul, Madras, Berahay and the Heited Processes alone based or and twenty-make thorough each arresally, while

are extitled to the highest emphasests, of Raycon one these of the Punjah, and Behar and Ories, too qualified for Burpers one hundred thomsand only as against the current reventy-two thousand Ropers of the German of the Central Provinces, and Rupers sixty-two thousand only of the Concesse of Assets. The Chief Communicaor's substing of Russess fire throughly five branded for the North West Proptier Province. Runess four thousand for Agency, of Respons four thousand for Coog, of Repost three throward for Port Blair and the Andersons, of Erpees four thousand for British Beluchisten and of Rupees four thousand for Delhi are said to be fixed on a nonle stated to the relative importance of the respective charges. The selectes of the Chief Corcerisaleness have no statutory sanotibehind them and may be enlarged or mobiled accreding as it may appear fit to the Vicercy and Govenor-General whose agents they are. There is however, hardly ony difference in their powers of Civil adminisneved to those of the Prestmosal Generature, or of the Provincial Covernors inter so, or of the Covernors against

the powers of the Chief Commissioners,-even though the former always have enjoyed and still do enjoy the privilege of communicating with the Home Greenmann, that is to our the Jedia Office, direct in the erect of JEE

creace of cremes with the Government of India. This is a univilary which is not should by the Governors of Provinces and still less by the Chief Commissioners, of whom the Cinel Commissioner of Coors, from the constatutional point of view ranks as the foremost for, it is to toraled, a printings and constitutional importance hitherto drawed to bonds of administrations of his rank. The Governor-General has the power under section 77 (1) to constitute with His Mojesty's sanction previously agratical by the Secretary of State in Council, a Laurenauri-Governormics in Legislative Council of a province from a specithe Lieutenant-Governor in Legislative Council is to execute legislative powers. Subsection (3) of the sums section authorises the Governor-General to extend the provisions of (1) to Chief Commissioner when and whenever constituted. Advantage therefore of the statetory power has been taken in the case of Coorg which started uron a career of constitutional answerment from the 98th of January, 1984. But to return to our tonic. The real difference that did exist at one time lay in the fact that the head of the Government in Madyas and Bombay was charged in addition to bis Civil administration reserves bilities with the administration and control

of the strey that was or raight be located three. The special purithey has largino entant in exist as we shall as a later on, but it is no oversite-interest of a fact to say, that one after another the Governous have all been anvested with all the substriyt in Criti busines which as one time was striking by this dispense Governous of, so that, there is now ofference on the Assizzia-intering authority and financial independence of one Governou-in-Council from the other. (h) General Principles governing the Belation of the two Generalis—Supress and Local

The general principles powering the relation of Notice Generated Table with the selected in Protection ("see Section 12.0"). The General Research to the let found in a despetch indexes by present the relative for the protection of the General Research Section 12.0 and the General Research Section

AGENTS OF THE GOVERNMENT

Part I. We shall now turn to how, where and by whom

tice is administered in India, and examine the developmost necessary thing for a people to have a p and well-servaged system for the sample tice. What are all the laws in the world weath, if they are not respected and obeyed? What is admirworth, if it does not previde for means by which have

The improvement that has taken when in the ad-

ministration of Civil Justice is a remarkelale feature of British veta in Tedia, and more well hear conversions with the system and efficiency that exist anywhere in the

a milled rule, never denorted from, except in rure east offices persons of bish officestion and process and enand of unblemished character. A Judicial officer of India moreover is well versed in Law, and has before his oppointment control a legal training which cashles him to discharge his tradicial detice satisfactorily. Indian-Judges and Marietreics are in a large majority, an earth so that, in nearly 90 per cent, of the course he

Generis, our even men ner our judgus. Whit is a faulten in British reite which has been greatly repunciabel, for who can approache her how, her cardenn, her hakits and her defects botter than her own people? Some of the hest near of the contriby have been attached to the folicial services who, in later life, have risen to emmence in Indian public or social file.

(b) Early Indical duthority.

In the earliest Construct ground by the Current, your of concer was given to the Consequer on agent and such several to the Consequer on agent and such several to the Consequer of the Cons

From time is time, they were authorised to make, orcited, and constitute such new, constitution, assister, etc., as rould seem necessary and convenient for the good government of the Company, reality in 1600. by the Charter of Hinsboth, mr. 200 by them for Trees, it, in 16th William III, "whiting the Company with the government of all their forts, footories and plenishinas, the oversign power resulting in the Curren's major left undestrothed. Another very important Charter was that of Oursy I, of the Government of Company of the Curren's and the Company I, of the Government of Ourselflow of the time Posteriorium of or Fort William, Port St. George and Bonley with prover to make, constitute and cridin hys-laws, who dee,, for goal generanced, and to impose renotable patter and penalties upon all persons offending against the sense or any of ident, and finely the Charles of ATSS. Thus was Charles IV a Charles of 1601, followed nonfer in 1682, by a second Charte in which the Ring

Oues of Internation

orthorized the envisitionment of a Court of Judicators at some pioces as the Company might approxis, to consent of one permot formed in the Gird laws and from concellunt, all to be appointed by the Company. In 1756 the existing Courts, whatever they might have been, were superseded and the Cower law Letter Padest antibilities.

Mayor's Course and Mariena, Beathay, and Fort William Collections, each consusting of a Mayor and stand in an and in an analysis of the Collection, each consusting of a Mayor and stan Albertain reason from the Collection of the Collection Collection Collection (Collection Period Marie State Collection Colle

Oursi of Secret and were empowered to try, here and determine all Cybri mits, entires and plear between pury and parly. The same Letters Fetzer constituted each Lord Generation consisting of a Owence in Constant, into a Generation Court of Boson's to which appeals from the desistence of the Mayor's Cover might be mode. The Generation Court was further constituted a Great of Cybr and Termine, and was achieved and suggested Cybr and Termine, and was achieved and suggested for the Court of the Court was required to great termine. The Mayor's Courts were exponented to great residues. The Mayor's Courts were exponented to great residues of will know all others and obstitutations to the ・・・こと 後

Court of Oyer and Terresoni

(c) Courts of Requests.

estate and effects of intestates.

A Charter granted in 1783 made some amondments of the Mayor's Courts and established Courts of Re-

quests at Markers. Bombey and Colonita for the determs—Green at mixed of suchs where the fields or matter in dispute should be such as a continuous and accorded with a continuous and accorded with the such as a continuous continuous and another were directed not to be extertionably the Mayor's Genrie unless by consent of the parties.

(d) The Great of the Disposi.

After the Bettle of Pleasey in 1757, the English became the virtual sovereage of Bengal though the Em-When Cleve was sent out to India in 1755 to opportune the affairs of the Company in Beaus), he decided to smal himself of the outstanding sovereignty of the Moghal Emperor, and succeeded in obtaining from him the great of the Diwani of Beneal, Behar and Ories on the 19th of Angust of the sense year. The Dresses streeted the solfection of sevenues and the administration of Croll Justice both of which are constally recorded as excapalical of the requiretion of reversionity by the English. It vested in the Company's Government the semblance of luritimate amberity over the people of the country and, together with the actual military power of the English, was deeped sofficient for the asked envergenent of the there presidencies. The Nipagori or administration of Original Justice was left with the Naweh of Murshidsbad with respect to the European servants of the Com-pany where it was Clive's object firmly to restrain. In this task he had to surmount great difficulties. The Charter of 1753 congowered the Mayor's Court at Calcutta to try all Civil agite between Europeans, and it constitrite! the President and Council a Court of Record to kear

acquely from Mayore, and made them Justines of the

Proces to held question Seemens, and Ozmanischauser, or Oper and Yerschaufer, and general past delivers for the terting and paralleling at all officers. Held resons enoughed, the processing of the processing of the process of the death factories. The Ozmany were those despited of all powers of jobilest) excitosets with respect to Europeans over the work content of terretries of which they never also as the outerup. They presented landed this power of an extra content of terretries of his high every design of under the processity of laveing to hilling workers. From

over now more content to increase on which they more above as the ownering. They presented libed they prever a funder, or promoting in the Gentre of Westernamer; list marker the necessity of lawing to hilling orbitone from lines. This was a privilege more nomenal than roal and was hardly over states ordrawings or And in the owner of a Governor or Westernamer and the sensething the sensity and inadequate prover which the passessed he was made liable in an action at the same Gouria.

(a) Beforms of Lord Clies and Warren Heatings. Darray the twenty accepts that Clies yield Beauty

but During the twonly mouths that Give itsel Bengti that he offseted considerable reforms. He problitised private trade by the servants of the Company. By obtain-

ing the grant of the Diwazi also Citre placed the Government of Bengal on a new footing which helped to entallish its relations with the people of the country on a best of Orell recognitivities.

With the tenner of Werren Hastings from Maleus to Bengal in 1978, Orril Justice sawmed a new sapest in your to the second time to authors life into its sipasses and the second time to authors life into its sipasses

that, without any loss of tune is unlessed life turb its obindustration in Bengal by subshibiting a Solder Drawni Adahut or Chief Girel Gours, sucreising appellate civil primalicition uses the Mohamid Courts in conse where the uneurs in disquite susceeded Re. 500, Diversi Adahut in the Mohamil and a Committee of Oscotti, consisting of the Governor and four Members of the Council, with telelog shardtracous steps to brong about the abolition of cames of the Conspany's servente had reached the ears of rights required by them, around in the reads of the good oversity surregulars and conscientious coming them strong suspections about their honesty. Busine was determined to

bring the nothersty of Parlamores unto action, to restrain the excesses of his convirymen shread, and to secure, at may rate, some measure of protection and mod soverament to the territories which they had appaired. Chiefy

the Moone of Common appropriate a Committee of Somepeny in Iudia. And it was a demaging report which input it passed scattering criticism on the rate of the Company as the fermi be remedied. Even the missleads of the great Lord Chen sented were not given the shelter for which he and has friends had been realcusty working for morths. As a result of the report a perimmentary majory was held into his conduct. He was changed with having starting department.

on Omedand in 1787. He admitted but defended the -- Om classiffs and radiosvessed to justify acceptance of enermous sugge as bythe from Mir Jafaz. They were as nothin compared to what he might have had; "Mr. Chrimman, he decision beasen-facedly, "at this moment I shaud fended with force and dignity." Eventonity the Scene voted that he had through the power entrusted to him

saturational at my own moderation." In condensation count of his conduct Bergovne moved resolution after resolu- séa leure

tion which a great English histories appreciates" he debe had in any way abused his power, and instead valed that 'I be did at the same time number cross and marifo-

rious services to this country." The King fully asknowledged Clive's services, but thought has guilty of one " and disconnected of his writed acceptful In 1778 therefore, the relebrated Reculating Act was

nused, which computed the Government of Bernel to the Governor-General, with four councillors designated the Governor-General in Council, and placed them at the Bonday. The Act movemer, give the country a Supermo Court for patientl schministration, directly under the Crown of England, and expowered the Governor-General in Council, otherwise called the Supremo Counoil, to issue with the approval of the Seprene Court, rules, regulations and ordinances. What the Begulating Art proposed to do, the Beval Charter of 1774, apopphabed and prescribed the Court to be presided over by a Chief Justice and three Judges from among barristers of not less than five years' strading, appointed by the Crown. It was constituted a Court of Equity, a Court of Ouer and Personner and Juli Delivery, an Ecolosissisoil and an Admiralty Court necessarily having jurisdic-

turn over all civil, original, admirally and coolsisation Thus you will find that two independent and rivel powers came to be established in India, one by the ride of the other. The Company desired the establishment sal de of a judicial organisation which, from the highest to the lowest, should be under their own control while on the other hand, the dominant party in England was deterrained to separate entirely the judicial from the amountive irrapch of the administration, and to resorm the furner enzingively to the Crown. Thus was the Someone Court from the beginning antagonalie to the Supreme Council,

the court drawing its authority directly from the Coverand the Council from the Company. The Regulating Let use prosed with the best of the statement and making the control of the control of the control of the properties of the control of the co

Page II.

PURTIES DEVELOPM

(a) The Supreme Court.

About this time, the many avocations of the Government descend and Connell compelled them to discontinue the practice of sitting in the Statler Direct. Adults: to decide cames and appeals, and a Judge measurement with the Council or the Recentive was secontlying on the 18th of October, 1709, appointed to perside over that Gorri.

Court, and his accordance of it was one of the changes from which that small ferrored but too (fishtromelife a judge triumphantly emergal Monetary speaking of Hestrage' manipulations of Improto the Studer Diversi Adelut, or an experient to send factber quarrel with the Supresse Court save that, it was " neither useer not less than a bribe," and concludes that " the housing was struck . Board was saved ; on nument in force was assorted; and the Chaef Justice was rich, quirt and inference." Buch, because the office cormed with it a salary of the 5 000 a month. (I can taking from Traces's letter to Lord Truries; in April.

1781.) in edition to his remaperation as Charl Justice Ohio own son) is of opinion that, he " declined experiprinting to kennedif any part of the valory armoved to the office of Judge of the Sudder Diversi Adulat until the pleasures of the Loui Chanceline should be known." This can be easily controversed, for the fact in, that limpsy pagularly from the select for two years as Judge of the Studies Dimero Adeloi. Whether he refunded the agentmount on his aresolutesent not being approved by the enthreities at home is a matter of death, and from his surize silence on the point, one would be disnoved to attever the question in the negative. World Impey, his haring over had a ususe of honour or serviceless instinet have acted without any salary at all?

taxifided an ecompling an office, to which a solary was attached, there can be no doubt that he did full invites to it. In the course of the eight mouths between the crui of Onders, 1989, and July, 1981, by regards as at all preparation of production of the production of t

which was the Judge independent of the revenue suftorities. In four the Collector was to be the todes but in distinct consolities, and, so Civil Judge, he was wholly independent of the Board of Berenne, and subject only to the sutbority of the Governor-Overent in Council and of the Judge of the Sadar Diwazi Adalut. The Berelstien defined the local installation of the courts and their variediction over causes. It provided for the Impitation of isid down a system of appendure which contained a greatly simplified version of the old English special pleading. It received for the mode of trial, and contained requisitions as to arbitrations and someth, burdes many other matters. An appeal was allowed from the Provinceal Downey Adalpti, in cases where the amount to dispute exceeded Ro. 1,000 to the Sedar Diwson Adults. The Regulation operated in form for six years, when it was recoiled, but re-enoted, with sauchments and additions, by Regulation VIII of 1787,

Under orders of the 5th of April, 1981, the Formdars instituted in 1715 were shelphed, and the Police prindigion was transferred to the Judges of the Civil

mussion of the Governor-General in Cornell The Judges, however, were not empowered to munich, but marries to exceeded effenders, where they were at comto forward to the Daugah of the nearest Foundary Adalest, and the Zemindara wave to exercise a concurrent jurisdiction for the apprehension of robbers and disturbers of the robite peace. As Magistrates, they were also exprowered to hear and determine complaints for retty offspees, such as the ones of abusive language, or calumny, commission of inconsiderable assault, or offrees, and to repush the same. when proved, by corneral pupishment, not expecting fificen rattone, or imprisonment not exceeding fifteen . days. This was the first direct exercise of oriminal authority and igrisdiction by European functionaries in

the Moliusil. A sensente department was established at the Presidency, under the immediate control of the proceedings of the Poundary Courts, and lists of prisoners apprehended and convicted by the authorities in the provivors. To arrange these records and to maintain a check on all persons entrusted with the administration of original furtice, an officer was appointed on a salary of 1,000 sices repose a month, to act under the direction of the Governor-General, with the title of Remembrancer of Criminal Courts. The ultimate decision still restol with the Nail Names at Murcholabad. In the rame

year the Provincial Councils were dissolved, and a Committee of Revenue established, who were entrusted with and were vested with the powers of the Provincial Comrule. They were placed under the control of the General nor-General and Council. The seasonment made for the appeartment of a below quarate Judge to the Sudar Divisors Adults not having to have

ance with the orders sent out by the Court of Directore, the Governor-General and Council resugged change of the Court on the 15th of November, 1789. In the measure the Regulating Act, which had given rate to such terrible distanzants between the two supreme owers up the land, had been amended and explained by the Statute 21 Geo. III. e. 70. By section 51 of the

Amondane Act, the Sodar Diversi Adalos had been ponstatuted a Court of Record, and had thus become in wallby a Kine's Coset, although it was emerally looked spon as the principal court of the Honourable East Indus Company. The Statute declared the judgments of the Sovenner-General and Council in appeal from the Provincial Courts an civil cases to be fired, except in givil cards, where the account to departs was \$5,000 and onwards, when an armeal lay to the Kane in Connect. Under he sutherity given to His Majesty in Council by S and 4 Wes. IV. e. 41 a. 24 an order was made on the 16th of April, figure Ba. 10,000 as the lowest sum for which on

appeal might be preferred to the Prity Council from any Court to India as a matter of right. The limit still remanns at this amount. There is, however, no right of appeal in criminal cases. By the S2rd section of the same Statute, the Governor-General and Council were suppowered to frame regulations for the Provincial Courts. -on enactment which, so observed by for Junes Stephen, was the bord foundation of the body of coroletions of which the Permanent Settlement forms the most

(c) Directification in England.

Disting in England or Company's whitese-

The judicial system, as it stood towards the close of 1784, was allowed to remain intest for the next focuyears. At any rate no molecular discussion seems to have taken place for it. But a change was wroughd in the region of politics and a great change is ortestally was A turnible has and cry laving, been usued in England apparent the East India Company on necessar of girrows.

545 912

oppressors of the people of India, the Home Government could no langer shekum from moreteaner in their affalse. For was then the descinating personality in the Conlision Minuster, of not netually at the bond of 14, and the tection with one voice collect on him to legislate for India. In remones to the patientl cell, that furness statement, actuated as he was by the pured and most ladis Bill in November, 1783. With all its morits, it was of a densitio nature, pure and simple. It simed at the very existence of the Company. The King naturally took alsem, overebending that it would take the diadem from has beed and place it on the brown of Fox : and, therefore, although the Bill stated the Lower Heuse by a truscaphant majority, it was thrown out in the House of Lords, said to be at the beheat of the Kiny binnell. It was become prepared by Bucks, upo part effecting the constitution of the Company, the other its administration in India. The first vested the management of the territories, revenue, and commerce of the Company in seven commissioners, named in the bill, for four years, with power to remove all officers of the Cognpany. Thereafter the power of negrination, appointGreaville made nearly political counted of it. Percharacterised the political effect of the bill as " a nonand engenous influence" the object of which was to seet " all the patrounge of she East" in the nominess of his opposent. He found an echo in Ograndle who anevent away our liberton." Fox was necessed of barrier was no had the foundation of making hunself the "King of town Bears)," and a caricature represented him as Carle Khan entering Leadenhalt Street on an elephant with a thos reversibling that of North and led by Barke. All this, of course, was party exaggeration, but it will be seen that the political apparents of Fox and Busice, who were actuated by the noblest motive, put no limit upon merepresentation or eneggeration and that, the frunch and Strains of the Company were prepared to go to say length. The King had streetly been waiting for an oppartapily to get rid of the onelliest ministry of North and For. Solving hold of the opportunity, Lord Chan-coller Thurlow (who is known in Earlish Interv no hrute ' and whom Sir William Jones onlied a "beast"?. whose tenure of office ended with the downfull of the Pitt sight mouths later in December, 2785, and Terrole succeeded in account the King's suspicien that he was soing to be desired of his newson. This led the King the se to avillarise them to make it known that "whenever yets us mated for the Bill would be recurded by large as an

enemy." The accessibilities of core or for part of the King was successful and the Lords rejected the Bill. Thus was the Bill which was a gentrice attempt to benefit the people of India was alterated by the unconnicipation indiscretence of the Birg, at some the creation and partons of the Company, bei Sax was determined to runking the authority of the Bouse where he find a

substantial majoraty which did not, for obvious renorms from Pitt when he broarld in his PNI on the 14th of January, 1784. The Bill proposed to pince the political concerns of the Company under a heard of conpositions concerns of the Company under a coard or con-trol in England, to be associated by the Green, and as leave to the Common size constners and netromars. For was amounting in ion ottack on the Bill and be had it thrown art by the Horne A ferre strumps than arread a structely which has been unmortaked by Samuel Johnson as one "between George the Third's sceptre and Mr. Fox's tougue." Fox left as mone unemplored to force the moneters to resign "He put forth," records an estimable lasterius, " all his wonderful powers of dahate and attocked Pitt with great bistorness; resolutions addressed to the Grown and bastile to the ministers were adopted." He carried the

war further when he got the House to postnone supplies. and even the Mutiny Act, the lest weapon according to Prof. Dicey, to paralyse the government. Through it all, Pitt emerged with perfect self-couted and considerable fortifude, mainly because he know and he felt that he had all the influence and encouragement from royal quar-ters at his back. Dr. Hunt records further, that "a body of independent members proposed a compromuse, and the King relactantly assented. Fox declared himself willing to work with Pitt, but, determined to assert the subharity of the House, instated that ministers should resign before arrangements could be discussed. To this Pitt handrally refused to several George united him - during the late administration he would not create any peers; on Pitt's recommendation be created forp, and almost

daily sent his young minister encouraging little notes The Lords were on his side : they condesceed as reconstitutional a resolution of the Commune suspending certain statutory powers of the treasury, which was adopted in

order to emberons the manistry, and sent an address to the King savgring leits of their support to the fast evercim of the recognitive." This gives us an adequate idea of how some unfloance and every vote, from the King downwards had been burgained for by a powerful corpo-

ration, the wealthires in Ragina bistory In the following year (1784), William Pitt, " the

how Minreter," as he was called in view of his tender age, who had been placed at the head of the new Minis try. Innecht forward a Bill on the same sekied. The two bills, of Fox and of Pitt, were practically identical in-

their cutlook; at any rate there was no essectial difference between the two so as to justify the marked difference in their reception. Pitt's hill passed through both Houses, in the unner without opposition. The Bill however, inid the axe at the root of the power of the Comparry by substituting the control of a Minister of the Crown, assisted by a Board, termed the Board of Control. While, therefore, the Company continued to exercise a normal executive power, every set was to become known was tone

to, and he regulated by, the new Board. The authority of the Court of Proprietors was confined within parrow bounds; and three only cot of the twenty-four members who composed the Court of Directors, were adjusted to the privilege of association with the Board in political

Warren Hactimes was at the head of the Company's Society offsire till 1785. He was succeeded by the Marquis of miles Comwallie who, in the following year proceeded to India Committe as Governor-General, excepting with him detailed instructions from the Court of Directors, which were dictated

by , wise and considerate spirit, stating " that they had been subsated by the measurity of scornmodsting their ries; and interests to the subsisting meanure and usuans of the people, rather than by any obstruct theorem

The following is the constitution of the Courts for of the Gouts. the administration of Civil and Crimmad Justice, on semodelled by the Bengal Code of Begristion: (i) The Sedar Diwars Adulet and the Sedar Nixagest Adabst, which may be regarded as a single court having a civil and a criminal side The Judges of this Court were the Governor-General and the Members of Council, with the solition, on the criminal sole, of the Head Kast of Bengal, Behar and Orisso, and two Multis. (ii) Four Provincial Courts of Append and Circuit, one for each of the Divisions of Calcetto, Docco, Merchifelad and Patns. Each of these Courts was presided over by three Judges. (rifl Twenty-three Zilish and these City Courts, each presided over by a sirvin Judge, who also held the office of Maria teste for the Zillah or city under his jurisdiction, in which latter camprity he was further world with the especiateschapes and control of the police. Those three chance of Courts were European Courts, that is to say,

they were presided over by Burepean Officers. The foorth and last clean of Courts, were the easy Indian Courts. whose Commissioners, as the officers holding such Courts were called, were closen from amongst the principal peoprietoes of land, facuses, tehaliblers, under-farmers, merchants, traders, shopkerpers, altanglacions, jagirdarn and keeps. Then the remark made by some invertin! European writers,-that the Company's services were shored by Lond Cornwellia to all children of the soil, anospt in the most inferior positions,—is quite true

(e) Assertion of Authority by the Supresse Court.

With the Executive Goznell thus hopelensly divided, Province the Supreme Court first asserted its own authority, newly countries serviced. To the automishment of the people on Execu- a seed tive Government armed with dospotic power was baffed, and eventually ranquished by a Court of Justice. Nan Country was supported by the entire force of the executire and doubtless, fancied himself source. But he was suddenly arrested and committed to the common july or a change of fragery. The aboutest protestations of the Council was of no avail against the vertice of jury of the Superme Court to convict Nun Coorner who was senterced to be becard by Sir Efrish Impey, the first Crief Justice and a friend of Warren Hastings. The story of bear this judicial murfer is well known, and has been sought evident to be defended or justified by no less a person than Sir as these James Pitzjemes Stephen, sometime Law Member of the Coverament of Inche and later, a judge of the English High Court, the bellowness of whose special pleading in its turn, has been murcileasly exposed by Mr. Henry Renerales, at one time a Judge of the High Court of

Betweing, at one time a valent of the High Gent of Collectin, in in "Total of Nintal George," leaving the whole analyses to be retrieved with remarkable legal assumm and latitative proteion in the introduction to a regrins of the report of the influence will by an advocate of its High George of gent ability and bearing, we have Mr. P. Ritter. To know of you who are historically disproof, I would concerned these works for a believ approcision of the appealing confilient into which the goverment of the operating confilient into which the goverment of the converse when the configuration of the content of the converse of the second of the conDidner Differe power to maked Corri uniter en side ton dishensest évoir los diagnezardos. Jonn Cossurés escentibles hoveres, mado si class para des les construyents that possession of political povers, and the surpost of the accordists were no houger to be demandpretention against this new and powerful tilbrand. In local, in no cutturity were two powers seer photos desvisés, so uticity divergent, irreconcluide, and independent of ench ellors.

(f) The High-handedness of the Great.

Antondorm

The Ingla-Institution of the Corest was transposibile to the proceedings were arithrary to & degree,—consult to dely all during of deceasey. He and cores browners in south was to certificate long, for esting the uncernity dissentances the content of the content of

the dissipation in the minds of the infinishment was subject to the Compact O-community, harmonic to by them and approximation, of what industriable industrial and approximation, of what industriable industrial and dissociation, it is assembled to mindshift remark the confidence of the contrast part of the confidence in the first analysis at mosteled form of the confidence in the first analysis at mosteled form of the confidence in the first analysis and confidence in the con

or by express agreement of the rarties, it should evercise no itrisdiction over employees of the Common, or of the Governor-General, or of any British-born rubiscs. nor over a recessor boilding judicial office, or any person

setting under some judicial order, nor over the Governor General and Members of his Council. But the wore wholesome merisions were these, whereby the Judges of Rate were existed thenceforward to decide causes confurnobly to Hindu or Mahomedan law, necoding as the natur cention were embject to; progertion moreover, was og- to been tended to the Provincial Courts and the Sadius Locidatrue. The effect was direct and immediate for the Bapeomo Court was thereby deprived of its power to weto Acts and Regulations passed by the Supreme Council, whose precedings could no longer be considered by any light other than whether they are within or without coast fictional limitations.

Sixty-fire years ago, there were two superior courts some sitting in each Presidency town of Calpstin, Madeas and Con-Bombay. They were the Supreme Court finally estab-Eabed in Calcutts in 1781, in Madrae in 1880, and in 1882 Bountar in 1888, all having similar rowers and subject to similar restrictions, and the Sadar Divani Admit to a bee function as the Court of Appeal from the Molustil "special Adultie, to superintend their conduct, to revise their Moton proceedings, to remedy their defects and to frame such Guasnew regulations and checks as were found necessary. The Secretar Court which as we have seen eved its origin to the Regulating Act of 1773, though finally soutled and established in 1781, by the Settlement Act. and which maintained its vitality for full eighty years. tiff the advers of the High Courte under the Redien High Courie Act of 1931, had no agredinte powers, but over- quarte olsed original jurisdiction over residents in the Presi- sea

unicerts outside these limits. It had full prove and authority to exercise and perform all Civil, Criminal, Admirahr, and Reclementical jurneliction; and to frame and emission such rules of practice, and of process of the Court, and to do such other things as should be found necessary for the proper administration of justice and

the dres expection of all or any of the powers counted by the Charter establishmen the Court. It was a Court of Record, of Over and Terminor, and Gast Delivery, in and for the town of Colcutta and Factory of Fort William in Bengel, and the limits thereof, and the factories subordinate thereto. The Sepreme Court was constituted a Court of Equity, like the Court of Chancery in England, and was empowered to emercine test-countary and intestate and ecclesiastical jurisdiction as well. Soon after the establishment of the Supreme Court there are sthose unfortunate contentions which I have already noticed between the Governor-General in Council and the Judges of the Supreme Court at Calcutta, which, whoever might have been in the wrong, were discreditable to both

nortice. The manicular, which cristed boxance, hetwoen the two sets of disnutants in every measure throughout these unhappy disagreements, proves that the difference arose, not from personal feelings or from any desire of under extension of their several powers. but from a defect in the law, arising from the obsourity in the states. with reference to which the Judges of the Supreme Court at Calcutto in their letter to the Government dated the 16th of Ootober, 1880, observed "that the Legislature had passed the Art of the 13th Geo. III. c. 63, without fully investigating what it was that they were legislating about; and that if the Act did not do any more than was meant, it seemed at least to have said Logislature of once intervened and by on Act of 21st Geo. Con-II. explained the executely and declared energy other man things, that the Supreme Court had no periodofian over the tipe Governor-General in Council for pay not on order guide or done by them in their public escucity and that, in the plan of the order of the Governor-General in Council in in writing, to meet a charge of misferences or malientance, was a complete delivery. The Suppress Courts, made, as has been pointed out, were invested with fire distinct errisdictions-Civil, Criminal, Equity, Ecclematical and Admiralty-and their local jurisdanten extended over

the entire receifency town, as for instance, in the case of Calcutta over the whole town, which for this purpose was bounded on the west by the river Flachic, and on the other side by what is called the Mahratta Ditch. Thus igrisdiction is what is familiarly known as the celitory original jurisdiction, which however, with the growth of the city has since been extended. Within these limits the Court exercised all its jurisdictions, Civil and Criminal, over all persons reviding within them, save and expect its ecologisation invisition, which was not money to apply either to Hindus or to Mahamedans beyond the grant of probates of their Wills or Letters of dizinistration to their estates. We shall exarrine the criminal jurisdiction of the Supespe Court in another part of this chapter.

The restors of the administration of justice duced by the East India Company, and which confiness to exist in India is based upon the Regulations passes by the respective Greenments of the Presidencies of Bengal, Madrae, and Bombey in the years 1739, 1869. and 1807, the plan introduced into Bongal being the irredution of the recognizations in the sister Presidenties.

with but very eficht modifications, according to local

The Berglaisons of 1780 esqueleted the senggaling of Beyonge from Jude'el authority, and while curcing

the establishment of District Courts of Discussi Adulata, This arrangement however, use the uncourse of a firme strengle between the Civil and Resource Courts whose rival classes to corresponding time transport to a . . prolonged entagories, effended free time to time with varying degree of success for one or the other, so that, within a few prottles of the reportion of their functions, the Governor-Goneral was compelled to observe in a minute that, "the institution of the new Courts of Diversi Adulus has strongly given counsion to very treatheroms and streaming competition between them and the Provincial Councils."

Page III

THE STATES MANUARD.

(a) Insproped Justice follows the Dispani.

The ordinet step towerds may improvement in the administration of tratice in India was taken by the government of the East India Company, seven years ofter the acquisition of the Diwani, when a Diwani or Civil Court and a Foundari or Criminal Court were estahabed, one for each provincial division or collectorship

Inthia:

as it was then constituted, with the Collector or Danes, was seen as the prosident of the Dawsei Adalat (Court), and the aboths Keri ce Multi assisted by two Moulvis promied one the state Excepter or the Compinal Court, one which the Collector Down had his power of supervision. From these, armeals law to the Sadm Diverto Adales or the Chief Cresi Court. and to the Nixspert Adulet or the Chief Crimens Court. swanctively, both established in the Presidency towns. The leading feature therefore, of Warren Hast solveme of 1779, was the union of fiscal and individ series rity in the same person. The Bernfating Act brought in its team proposes alterations, chief among these were the vesting of the superintendence of the collection of the Reprisrevenue in the six Provincial Councils, appointed for the respective divisions of Celeutte, Bushwas. Docus. Murchidabad, Dinajper and Patne, an arrangement with which the later Act of 1780, did not interfers, and the transfer of the administration of Civil Justice from the Represent Collectors to Testing Amile from where in every case, or expeal was nermitted to lie, to the new Provincial Councils, and thence, under certain restro-

priors, to the Governor and Gormels as the finish abilistic The offert of them selectrical, was to priving to sense extent generoment through Indian effects if first to permit of effecting a considerable perspicial between finish properties of the selectric selectric selectric selectric selectric unsuspersors, and for the self-times important work of against with a view to cloud the interference of the figuress Gord. In the present of dovelopment, several changes in those constitutions to the present of the self-times of the sevent self-times are self-times and the self-times Gorden's many to be subthished at the hospitaties of the sevent permitted divisions. In the case of Bragal,

Dinairon and Patra, each of which was presided over by a Company's Cavil Sovent, styled Seperintensient of Diwers Adales, who was to have jurisdiction us all connected a Olyil nature, the respinsial Council reservone invisition over all excess boring an immediate relation to the rublic resemps. Arreads likewise law to the Sadar Diversi Adalm, which by now had some to include the Chief Justice of the Sauretne Court, in place of the Governor-General and Council, as one of its radges, but upon the humiliating condition of retaining he office of their pleasure. They came the Regulation of Lord Commulia of 1798, under which the Courts for the administration of Civil and Crimmal justice were remodelled on the basis of the Sodar Diward Adalat for all the Provinces of Bengal, Modrae, Bombay and North

Ordh, and of the Sudar Nizamat Adulut for Bengal and the North West Perrinces. It was ruled that the Sodar Foundari Adalest for Bombay and Madeas should be recurded as one Court with two sides, the Civil side and the Criminal side. The establishment of provinolal courts of appeal and circuit, each presided over h three Judges, and the constitution of a judges every district, in whom was combined the offee of Magistrate for the Sillah or City under his variabletics Jollowed in due course. In this latter capacity be was further charged with the duty of superintendence and sked of the Police, and invested with the power to apcourt Indian Commissioners for the trial of Civil soits This arrangement must have been the result of the six coars' experience Lord Cornwallin mined of the union of il Justice with the collection of the Bovenne, in the non of the Collector, to whom all Reverse cases were

ansferred, and from whom an appeal lay to the Govern-

m. General in Council, before he finally decided to return

relader.

to the system of food reperated from platful fourtiers, consists which fo strong in training to strong on the service of the consequence of all consequences of the consequence of the c

jesticinary of our day.

Such in brief is the constitution and jurisdiction of the Courts of Civil Justice as organized so to 1793. If

is unit, that the system than established exists more or less altered at the present day; but the constitutional larger routh the present day; but the constitutional larger would be unifored to agree with Mr. Institute Field that " it might correy a more securate impression to say that so many alterations and importenances have been made, that the architects of 170%, if no alter, yet has

word, with difficulty, recogniss the explant sections between the entirely of twelve interpolar solver of rich; though dissume the control of the street of

cution.

having original jurishibition only. The powers of these Great has well-defined and their respective principlisation in based agent a greatested wale. Appeals to before the Eligh down than inclumed all one well to before the Franciscop towers the Great Occurs to the High Goarts and the Brand Cauce Ourse. Morkes over low as Gip God Gyrri, whose jurisdiction in causes of beine deeper and impostence or borned of a dise these out of the loss High Cours, aduly for the beauth of the High and the High Cours, aduly for the beauth of the High and to been from the save cost contained in a High Coest High to been from the save cost contained in a High Coest High and the contract of the same of the same of the high same of the them from the save cost contained in a High Coest High and the same of the same of the same of the same of the latest cost of the same of the same of the latest the same of the same of the same of the latest cost of the same of the same of the latest cost of the same of the latest cost of the same of the latest cost of the same of the same of the latest cost of the latest cost of the same of same of same same of same of same same same of same same same of same same same same of same same same same of same same same of same same

(b) Betablishment of the High Courts.

goats By the Government of India Act, which was passed in the fifth of August, 1861, Her Majarty the Queen was empowered to estellath, by Detters Protest, High Corrie of Jackstates in the several Presidencies of India. These Charters for the several Presidencies of India.

that these Judges about he selected, frest, from berries, browten, see for his less than few years' standing; or, excently, it could be the first period of the Governanted Unit Service of set hese Chain to years' standing; and who should have served as following years should have exceeded the life powers as those of a Sillah Judge for a best three years of that period; or, thirdly, frest persons with hat he did Judicial office not inferrice to the at Princial Softe.

Arms now termed Subordinate Judge or Judge of a Small 2 news-Gause Court for a period of not less than five years; or, and feerfilly, from persons who had been pleaders of a Sadar Court or High Court for a period of not less than tea years, if such pleaders of a Sodar Goost about how have admitted as pleaders of the High Court. Thus, the High Court Judgeship was theorem open to the children of the soil. This was quite in consumance with the letter and spirit of the Royal Proclamation of the first of November, 1858, which, among other things declared that, " so far as may be, our subjects of whatever race ce sweed, be freely and impurinily admitted to offices in our service, the daties of which they may be qualified. by their advention, shilling and interview doly to discharms," Accordingly, Balm Remanded Ray a lycol, Res. may of the Indian side of the bar, was nominated to a sent on the bench of the newly established Conet. but a gates fatal illness prevented him from occupying it even for a

single dept only giving a glorium content of linear. In opcomment of the content of Content of Content of Content of Content Zosh si ptoole

Junetie.

gained in Suppear Inverse, that there was a define a part of least first place to the suppear of the suppear o The less time that any shorting our made in the assumpt of the believe on one the fields, $h(\phi_0)$. In the least of the less of less of the less of l

Glid Justice, shall receive a person not exceeding 48,000 per name. It is further provided that a prime Judge, site an active service of the store period as Arcanical to Judge, after some a person not exceeding the study of the purpose of delaying the expresses of equapment and varyon from Europe on first appendixed, not form the provided by Factor, as noble to a Glid Service, as provided by Factor, as noble to a Glid Service and Company of the Service Servi

separate in the office of Chief Justice or Judge, or who, having been in Doin, is in Strope of the time of this aperioritess with the intention of retenting to India. Persuisan hose made for filling a remany in its office of Chief Justice or other Judge. If there is any vessors, rights persuasans or temporary, in the office of Chief Justice, the Governor-Guessel in Council has prove in appoint and or the Judges of the same High-Court to perform the Justice of the Chief Justice until once person in a experience by High Majority to the

office, and he has entered on the duties of such office. And in the case of a like vacancy in the office of s suiting Judge, the Governor-General to Cornell is environment to amount a person, with such cradifloations as are required in persons to be arresteded to the High Court, to not on a Judge of the said High Court, and the person to appointed has actionity to sit and perform the detire of a Judge of the said Court until some verses has been appointed by His Majesty to the office of Judgo of the same Court, and he has craired upon the derive of such office, or until the Governor-General in Council should, in the case of an acting appointment, see cause to cancel the appointment of such acting Judge. It

should be observed that, although a vacancy in the office of the Chief Justice carnot be permanently filed by any person other than a barrister, there is nothing to prewent an ordinary nuises Judge from holding the office before a permanent man is exposited to it. Accord-

unity, during the absence on leave of Chief Justice Garth Mr. (afterwards Sir) Romeah Chandra Mriter, as the senior Judge actually serving in the country, was appossted by Lord Ropon to officiate as Charl Justice. This preferment of which there was no precedent, was disagreemed of in some graziers, and even promised in others, though, there was a small university of eathoho-minded Englishmen who considered that the Governor-General's action was justified, although the ap-Todas or elevadore.

in each of them. As a property compromence, the records

recontracted had no variable in the average of British relation The Act useds a very important change in that it shofished the Supreme and Sudar Courts in the different Presidencies upon the establishment of the Eigh Court and derrocates of the Corotic to shifthed, locates the succession and decreased at the High Corotic conditional in their study. The High Corotic was to have not to more and 1 such study, continuint, administry, reconstrainty, interactively, interactive and manatorium! plendation, interactively, interactive and manatorium! plendation, and administrative and manatorium plendations of the conlocation of the Providency, for which it was emiddled, at the Highways regular, by Lemma Patta as interestal, and an Highways regular by Lemma Patta as interestal, and and handled for the contract of ord, and emission and handled the contraction of the terrocate of ord, and emission production beyond the lamins of the Providency forwars as might be prescribed theories, and seen as by and, before Tractic might be to thereine directly, and adopted

tion to the metters afcressed of the Governor-General in Council, the High Court established in the Presidency and authority wholeverer, in any meaner wated in any of the Courts in the same Presidency now sholished, at the time of the abelition of the Courts. The High Courts finisher were given the power to provide for the express. Its one or more Judges or by a Division Court constituted by two or more Judges of the said Court. of the original and appellate jurisdiction wasted in rush Count, its such magner on might appear to such Court to be convenient for the rise administration of fastice, the Chief sertice being authorised to determine what Judges should sit alone or in Division Courts. The High Court was further empowered and authorised to have supcriptendonee easy all Courts which might be exhibit to its somellate invisdiction, and to have power to call for returns and to direct the transfer of any suit or assent from any much Court to any other Court of equal or

enperior jurisdiction and generally to frame rules of penetics for the guidance of such Courts.

The shore are solutestially the provinces of the

Georement of Jania Act, and in practitive of the Act Letters Paisant were issued by Her Misjots; sinche the scal of the United Kingdoon on the 14th of May, 1860, consistenting the High Genet of Janisantan for the Broady Direction of the Providency of Fort Williams, is Producing Control of the Providency of Fort Williams, in Producing and the Control of the Providency of Fort Control of the Control of the Providency of Fort Control of the Control of the Providency of Providence of the University prime Judges seven were transformed from the Courts withholds, and nive were one appointments. Or

Justice and Zodg of the Calcula Stigle Count

Courts shelished, and six were new appointments. Of the soner Judges an transferred, two, Sir Charles Robert Mitchell Jackson, Knight, and Sir Mordagt Lawron Wells, Knight, were from the late Supreme Court, and the remaining five, Henry Thomas Basicos, Charles-Birox Tenny, Gayere Look, Henry Vincent Berley, and Charles Steer, were from the late Sadar Court. The five new appointments were John Praton Norman, Welter Morana, Prancis Buring Kemp, Welter South Retro-Ferr and Louis Street Technon. The Chief Jan. tice, as also overy resists Judes, removals to exterior upon the deties of his office, was required to take an cath in the prescribed form, thursby solemn declaring that he would futhfully perform the duties of his office to the best of his ability, knowledge and fudgment. This cath was required to be made before such suthority or sesson as the Governor-General in Council might commission to moure it. To own selements to the proceedings of the High Court it was provided that a seal bearing the inscription, "The Seal of the High Court at Fort William in Bernel!" should be read by

the D of the Once the Count. This Seal visuald be in the custody of the Chief Justice, and as such he is the Sealer of the Court.

The present system which gives to the High Courts Presed in the three Presidencies of Bengal, Bombov and Mad- trutras and the four major provinces of Behar and Orison, United Provinces of Agrs and Oath, the Penjab and Burms are all therefore established under Royal Charters, and based upon a Pacinonessary Statute. They are established in Calcutta, Bombay, Madrae, Patqu. Allahabad, Lahore and Rongcon respectively. The Chief Courts of which we have tree in India one in Nanour for the Control Provinces, and the other in Technonfor the sub-province of Ordin as well as the Judicial Commissioner's Courts, one for the North-West Frontier Province, another for Sindh a sub-province of Bombay and the third for lower Burns (in Mandalay) a sub-province of Barms, owe their existence to and derive their authority from different statutes of the Government of India. They however exercise practically all the powers and invisdiction vested in the High Courts. The arrangement under notice may be said to be the calmination of a system which has been in the making for over a century. The highest tribunals in India see the High Courts of Judiesture the composition of which as we have seen before, is divided be-

of which as we have som below, is divided between barrieters including the Chief Justice, menbes of the judicial branch of the Indian Civil Service and Indian Inveyers in the proportion of 2: 2: 1. They one their constitution and jurisdictions to Aris of Paulisanceis, and disordy is Letter

The further powers that they enjoy are in virtue either of Performantury Stateton as Acts of the Indian or Provinctal Legislatures. These Charlers are all of an ideatotal nature and are based mon the Act which arthouses the appointment of mon less than one-third of the redwe to be berristees of five years' standing, and not less than mother third from among members of the Judicial branch of the Civil Service of ten years' standing who have served as District Judges, the recrainder being made available to members of the Subgrituate Judicial Service but not below the rank of Sub-Judge or Small Cause Court Jules, and Indian lawyers not referior to Vakils of High Courts. In all matters the High Court in

the appellate side is the final Court of spaced in India, stan from the superior Courts in the Districts. It is coly the High Goreta of Calcutta, Madrus, Borehay and Bancoco which are endowed with an estimary grarinal Ovil and Oriminal Jurisdiction, and these along with the rest namely these of Patra. Allahabad and Lahore have an extra-ordinary Original Jurischetten over any urit, baine or fallow within the Jurishistion of any Court arthinet to its superintendence, when it shall threk sunpay to exercise the same, either on the agreement of the parties to that effect, or for represent of ituation. In matters in which a further appeal is permissible it lies to Ris Majesty in Council. These are beard by the Andread Committee of the Privy Council in England. whose powers are well defined, practically following in the wake of the Royal Charter of 1726, under which for the first time appeals from India were granted. The grant has stace been renewed from time to time by the Charter of 1781, by the Charter of 1838, and finally by the Art of 1863, but every time bringing down the asserbable and a yours, from the original of Ra. 20,000 to what it is now, " namely, either a stake of Rs. 10,000 or if, for a smaller of an sam, the High Court should have declared it fit to be by last before His Massay in Cornell before when your but the final independ, order or decree may be placed for decision, leaving Criminal judgments to take once of themselves, unders they involve an intricate point of law ows which the souds of the Judges to this comicy have

been entorised. The jurisduction of the High Courts may shortly be described to extend to cases of all desouptions, and in all motion civil and original throughost Indie, in which British subjects are interested, to the Indian subjects or servants of the Crown, or to any European British or colonial subject, or to say other Recopean or American (II. S. A.) subject, for sets committed as such, with limitations in sectain original matters, to all persons whatevers for maritime crimes and, in respect of High Courts baving ordinary origina priediction, musely of Calcutta, Mairae. Bombay and Ramazon to inhabitable of those towns respectively, whether Indians or others, in all matters, civil and oriol. The High Courts engoin approvides and Depres nowers of recognitionalsmen, perision and tennality over

all the Subordinate Courte within their perpective territorial inriediction, and are empowered to call for returns at regular intervals, as also, for their records and pro-ceedings to make themselves acquainted with the memor on which the Courts generally are discharging their detres. Its fell control over all courts civil and criminal in the greeince, is an improvement which has gradually developed and has asserted itself until, as now, we re-cognise every authority executed or exercisable by the High Court to be a matter of inherent surisdiction

Descrito seco vecin el (o) Prote-deals, (b) Menitener, (c) Problés blos, (d) Quantumber, (c) Menitener, (c) Sertierer, (c) Sertierer, (d) Sertierer

prepagative write of Proceduado, by which interior Courts could be compelled to proceed to give padgment. of Mandausa, the object of which was the entrocurrent of reablic stating of Problibition, the object of which was to examel inferior Courts to stay proceedings in motion own which they laid no ignisdiction, of the Harrents, which dealt with appropriate of office, translate or liberty, of Hobers Corney, which deals with the impreper detention on ourterly by the authorative of subsects of the Crown, of Gertioneri, the elegest of which was to transfer to the own life cause on the file of infurior courts. and of Street which the Nameous Court had liberty to issue have, in other forms, been allowed to continue to be issued by its descendant the Hash Court of our day. Let us now see for a magnest how the extensive powers. when properly exercised, of superintendence, revision and time a Judge of the Hugh Court of Calcritia, and supported by a lotar series of indicial decisions, covered by the write of Procesiends and Certiscers. The power to sutertain appeals and revisions andoubtedly effects a remedy for the West of Prohibition, and section 45 of the secific Belief Act, 1577, the words of which are, "Any of the High Courts of Judicators at Fort William. Madrus, Bombay and Banmon may make an order onquiring any specific set to be done or foreborne, within the local limits of its cedinary original civil turisdiction. by say person holding a public office, whether of a permanent or temporary nature, or by any Corporation or inferior Court of Judicature," substitutes the valuable

remedy afforcial by the writ of Mandauus se section 691 of the Criminal Procedure Code is put in place of the writ of Habous Gorpus, the most celebrated preciptive writ to Equilib law, which serves as a remove for a person deprived of his liberty and is addressed to him who debutes but in controlly, and commends had to preduce his body, with the day and course of his caption and detention, and to do, whenth to, and motive whatever the Judge or Court shall consider in that behalf. The Section were as follow:—

Any High Court may, whenever it thinks fit,

(a) that a person within the limits of its appel. Who late Jurnication be invagit up before it to June to deal with according to low.

(b) that a person allegably or improperly detained

in public or private custody within such hunts he set at hiberty;

within such insite be brought before the Court to be there examined as or witness in any matter pending or to be inquired into in such Coort:

(d) that a princer delated as afaresaid be brought before a Court-Martiel or any Commissioners acting under the authority of any commission from the Covernor-General in Council for teils or its or enamined toushing any motter pending before such Court-Martiel or Commissioners, respectively.

(4) that a prisoner within such finite be removed from one custody to another for the purpose of trial: and

(f) that the body of a defondant within such limits be brought in on the Sheriff's retern on Gepi Corpus to a writ of attachment. Moleur Corper said the Bland

The layurer requires a little explanation of the last clause. Gest Corpus et prentum habro on the legal easology goes means " I have taken the body and have it waste." It is a writ made by the Sheriff man the attackment Gasses, etc., when he has the recton, accurat whose, the process was issued, in custody. Section 601 however, does not usely to persons detained under certain exactments in India, such as the Beagal State Praceses Revolution of 1818 Madrin Revolution II of 1810 the Bounlay Restriction VXV of 1927 the State Princers Act. 1850 and the State Prisoners Act. 1858. And because the legislatory has provided for meether processes of obtaining relief against terrestion of office. transhise or liberty, One Warrante, which is an ebsolete writ even in England, has solven been accurbe to be taken advantage of in India. Similarly, the writ of Stror, has never been applied by our Counts by reason of the existence of more effective means at our disposal of correcting errors committed by subcedinate Courts. But the High Court has no original jurisdiction " in matters occurrence the resource, or concerning any set ordered or

Orant's press of expens bolisses control of the characteristics of the bar for his beauty for the section of the characteristics over all Costs relation to the characteristics of the characterist

to identify approved, or which books, entries and accounts are to be kept by the officers of any such Courts, and to wittle the tride of few chargeshie by the Sheriff, etternew clarks and others of the Courts

The Parises of the High Courts are accounted by the again. King and held office during his elements.—their remises were may not exceed twenty, and they may be removed by him. You form slone, as that, no Georgianard in Trelin our teach there, if The idea in, that they should be quite independent of the second Donorrement to avoid or word off a state of confusion in the administration of Justice, essecially in claims assinat the Government stoolf. It may safely be said that the julges whether of the High Courts, or of the inferior Courte, are nerhape, with a few exceptions as independent as may be desired. It should be remembered that Correspondent dans not attenuent to direct or influence a Court of law. For, if it, or any officer on its behalf makes an attempt to do so, the matter could at once be Scought to the notice of the High Court, the Judges of which are not responsible to the Government of India to take such action thereon as they may deem proper in the interest of unwillied administration of instinc. In the old was also days, no Judge or Kari would have the courage to give a pedience decree against a high official or against the Government Brun at the present day, in some of the Indian States of Bairretana or Crostral India, no index would care to be a party to the resemps of a decree against the State he server, without imperilling his portion. If he did so, it might cost him his office. If he is an extremely holy man that pain might be spared him, but the decore would not be attended to or carried out. The strongest bul-

Groudoud Interes work of Existish Robin in Tollis is the impactial dericalmental of spaties in the Bendral strengt and flow-encoded pringer. In should incree no distinction between man have recording in the effect of lowering the presider of the Bethra Bolton Enguira in the eyes of its Bolton orbin. These works have been considere without Earl Bethrag Policy. These were able considere without Earl Bethrag Januer on the sent consigned by Lorel Gald Tollico, whose manuary as part of the proof unbrillion set of professional lawware bort of Great Bethrag. Bendral, and whose manuary as part of the proof unbrillion set of professional lawware bort of Great Bethrag breefit, and

(s) The Work of the High Courts. The High Court is a composite body, having two

exactes, which are respectively termed the Original lide and the Annellate Side. Roughly speaking, the Original Side processments the late Supregue Court, and the Appellate Side the late Sadar Court. Thus, though the olar and Sunrame Courts have become things of the next still their memory is well preserved by the High Court which has taken their place. The procedure seed practice followed in the two sides of the High Court lifter from each other In the Original side the Eculish law and the practice of the Courts in England predottineto, whereas in the Arneliste side, the Acts and Renttions of the Governor-General in Council and the Issue and usages of the country, whose they are applicable, are the guiding authorities. This being the case, it is only inst and yearer that in the Original side only Barrister Fadgos who have had legal training in the Inns of Court in England should preside. In the Appellate side no

practice).

such distinction is made, and Judges, whether doorse plant around partitions or assumed from the Commund or Uncorrectantial Civil Review, or from the Indian and of the low, me privilegate to at in the Indian and Orders governing the High Court in 11 Depth of the August 2014 and 11 Depth of the Indiana Civil Review of the August 2014 and 11 Depth of the Indiana Civil Review of the August 2014 and 11 Depth of the Indiana Civil Review of a country of the Indiana Civil Review of the Indiana Civil Review

states to come with separately.

Whe greened rule governing both isides of the Osuri, is that all powers not fluoristical values are rested for it by the Lattern Fatheri constituting their Court, and which was not collarwise expressly provided for by the rules of the Court, may which constituting the Court, and price to the Court and the

Taking, and one or some of sinds formst may glis it the same tone. In one of foods or diffusily a place of some of some or some of the same tone. In one of foods or diffusily a place of some of the place of the same of the

be affirmed. In order to avoid complicated pro-

of those Jusque. Appeals both from Scores and 41

orders shall be presented within a tene light presented for each class of order.

A Court for the exercise of the Ordener Original Grazzani Jarasketsen of the High Court may be held

the same tites, in each of which there is a Judge presiding. A Division Court for the hearing of crimon the Criminal side of the appolists beach of the Court. which are in the first instance heard before one Judge, may, if he thinks fit, he referred to such Division Court, All proceedings in civil cases which shall be brought befor the Cont, except proceedings in the Admiralty, and Matricipals introduced, and in its Original, Testamessage and Intentate (amindiction, are regulated by the Code of Orell Procedure, and by such other Arts and by such roles and orders of the Righ Court on should be inforce for the time being, or have regulated the procedure and the Court of the time of the sublication of the Letters Patient, exceed in so far as the segas see at variance with

(f) Cred Jaskies restand from Rescribes Control

tion, aird vision is sentented from executive or polyte administration, so that, there is no direct concern betwom the two, except in some peris of Burms, where contain associate functionaries. 60th as Correctationary Deneky Constringuous and Amidana Constitutioners. games in the igovince of Behar and Orises, up respect of which the Connecessor of the Bragalpur Division is still the first Court of Givit aggests in perference to the Hoch such as Aircrop and Morane the service defeates in that, here the highest Court of Appeal is that have of the Citie! Consequences, who, with the provious sage: 6.5mm tion of the Governoe-General in Council, anneate an teamer udirial duties, original and appollute, and of his own motion, appoints additional District Judges, and Subordisate Judges, to concess includesion over setts of the value of Razons ten thousand in of the feet class and

of Rocces five bandred, if, of the mound class, and Moretida, whose yensdiction may not extend to units of a

higher value than Rupers one hyadred.

Extension of forests and home trade under Portish away role to a patent fact. Himplification of lowe and of legal factor procedure has enlarged the legal profession so considerable and proly that any further addition is regarded as underivable, when even though it has produced some most coincable make man in the cruzzry. In cases where the debter is no maground man or a poor tiller of the and, the laws hatced by the legislature are jealmen to protect hum, against the commence of the landlerd or the exteriors of the moverlonder. Of late years, special laws flows been passed with a view to protect the arricultural classes. In some of the provinces private transfer of agricultural lands to ferour of creditors has been made same difficult. In all of them preceding of decrees as the land to descongaged and special laws are un excelence for the relief of enema-

Now, let us see what has been the practical effect tweeter of British legal methods as applied to Entire. Their derived first obsect was to suspility and changes justice in Itelia. manhaable. And in celer to attue the end, all the old ours being physical distractions which existed order Mahamelan role, had either to be done away with, or completely ever-

harded, or improved, so as to fit in with modern when and theories of justice.

and theories of gastate.

Justice, as we have sold, was brought within the reach of the recovert. Now long and civil actions above.

small sums of mosey were to expensive that poor people show to suffer injustice rether than go to low. Ourts have been proteined all over the country within and rands where Civil Justice out to had at as Malle cost of

tures and memory se possible.

Civil actions, where small sums not exceeding

fla. 1,000 are et stolo, come before the Moneiff in the first instance. One who is dissatisfied with its decision. may take it in appeal before the District Judge from whose there is an annual hefers two Judges of the Wish Court, or, of the Chief Court, so the case may be. But if the action involves a larger sum of money, he mey beon with the Sub-index or the District Judge, both of where are esthorised to try all original soits for the time heirer, expressable by Girill Courts, and then to the Risk / Court, and finally to the Privy Cornell. The matter in only then finally settled, end et en end. Thus it will be seen that, in order to guard against possible creess of palgement, all civil coses may be tried no less than three tirms our. It is however a most cuestion whether all these facilities have not had the effect of encouraging litionousness and thereby making the initial obsuprous letel to erceter loss in the lone run. Besides the Courts of the Muncille, the Subordinate

refinale policiery their jointed

Formil Grasse in the Mothanii, with gover in try all units of the nature tried by the Presidency Small Cannot Coords, smallly, with on motion both our debuned, and on goods and and delivered, the value of which does not exceed the name of Small Cannot Coords, Small and delivered, the value of which does not exceed the name of Small Cannot Coords. There are moreover, the Joint, Additional Coords Coords. There are moreover, the Joint, Additional

and Assistant Indoor, who, so their Assessation sixui-They may kee scats of any value, and one caseswored to hear accords from the Subordenste Judices up to a value of its 5,000 but no more. There are Courts an certain Chattagong Hall Stucts, the hill tracts of Assage, on the serse Dergoeling dudreet, Bratush Relochistrat, parts of Street attent thing like an adequate description would \$6 pages and take un opinide our mesent some. Nemetheless a level reference to the Ceril Courts that exist in Oudh, and in the administration of Guila forms part of the Government of the United Provinces, it should not be concluded that the Barb Court of Allahabad controls the reference To the survence of Outh where the highest Court is the Cited Court which has a full complement of the subsettinate industry, etc., District Jules, Subordante Jules a pay with those described above. We more is the indumany in the province of Study subject to the control of the executive administration of Bombay. It is the Judi-

(g) Appeals to the Pring Couseil.

write regard to appeals to the Petry Council, it is tasked a provided by the shirtle that such as appeal may be made, present in very matter and being of reinitial parieticism, from two laws any fast lyndgments, decree, or order made us the correlated of originals jurisdiction by a majority of the full countivement of Declar at the west High Court, or of corretionant of Declar at the west High Court, or of corr hazled, or immoved, so as to fit in with random these and theories of justice.

Justice as we have said, was brought within the reach of the recent. Very long ago, croll actions shout small strass of money were so expensive that poor people show to suffer parastics rather than so to law... Courte have been provided all over the country within easy

reach where Civil Justice out be had at as hittle cost of ticoe and money as possible. Civil actions, where small sums not exceeding

So. 1.000 one at stoke, come before the Marrelff in the first instance. One who is rematisfied with his decision, may take it in appeal before the District Judge from when there is an axeral before two Judges of the High Court, or, of the Chief Court, as the once may be. But ate with the Sub-index or the District Judge, both of whom are aethorised to try all original suits for the time herry corresphie by Croil Courts, and then to the Hugh Court, and finally to the Privy Council. The matter is only then finally soltled, and at an end. Thus it will he even that, in order to exact against southle serves of inductions, all civil cases may be trial to less than them these facilities have not had the effect of encouraging ticiousness and thereby making the initial chances lead to greater loss in the long run. Braider the Courte of the Myneith, the Subsodinate

Judges and the District Judges, there are the Courts of Small Course in the Moffmed, with power to key all swits of the trajure brief by the Previdency Small Carago Greeks. numely, suits on munics less and advanced, and on goods saki and delivered, the value of which does not exceed the sum of Ro. 500 (Ra. 2,000 in the Presidency Secal Camera Court). There are recentrer, the Jelest Adda

and Assistant Judges, who, as their designation agra-See, say there to exsist and relaces the District Jadees. They may try surts of any value, and are consovered to hear amorale from the Subordinale Judges on to a value of By, 5,000 but no more. There are Courte in cretate special and exceptional tracts of the country, such as the Ciritarone Hill tracts, the bill tracts of Assess, in the Durzcelling district, British Beluchstan, parts of Borms. and the North-West Frontier Province of which anythrow like an adequate description would fill same and take us outside our present scope. Nevertheless a brist reference to the Civil Courte that exist in Gudh, and in Sindly may be needed to the student. From the fact that the administration of Outh forms part of the Governthat the High Court of Allahaked controls the policiary in the province of Outh where the highest Court is the Chief Court which has a full complement of the subordinate indicary, etc., District Judge, Subordinate Judge, and Mussell under it, each with powers, more or less on a pag with those described above. He more is the juffgoes in the province of Single subject to the control of the Hark Court of Bombay even though it forms part of the executive administration of Bosology. B is the Juliold Coursissioner who is the High Cours of Stoch,

(g) Appeals to the Pricy Council.

With suggest to appents to the Privy Council, it is toward pure-cived by the attaint that such an append may be made, possessy in any mostlers not being of critical parishelloss, from also only final judgments, feeture, or order made in the name of open close of original judgments because, or order made in the name of open close of original judgments by a majority of the full force placement of Judgment of the original judgment of the plant of the same of open council parts of the plant of the same of the plant of the plant of the plant of the same of the plant of the

Division Court, from which an appeal shall not lie to the said Court, under the provisions contained in the 18th player of the Chartor This is the general role as to such armen's. On the question of pecupiary hunt it is provideo that in each of the cases we have noticed, the sum or matter in issue must be of the amount or value of not less then Bs. 10,000, or that such final judgement, doctor, or order, so intended to be appealed against, must involvo derectly or indirectly, some plane, demand, or question referring to or respecting property associating to or of the value of not less thou Bs. 10,000. But by the of the Givil Procedure Gole, namely, " Subject to such roles to may, from time to time, be made by His Materiy in Council regarding appeals from the Courts of British India, and to the provisions bereinafter contained." an appeal shall lie to His Majorty in Council :-

(a) from any decree or first order pasted on appeal to be by a High Court or by any other court of final appellate at a principle or to the court of the court of

(b) I from any decree or final order passed by a Eight Court in the execute of original civil jurisdiction; and (a) I from any decree or order, when the case, as bereinsflow provided, is certified to be a fit one for appeal to His Majesty in Council.

Three are two conditions of appeal, that the ancount or waise both of the subject-matter of the first court, and also of the multier in dispris on appeal must be Rs. 10,000 or upwards. The ones must county with both conditions. An appeal also like from any other final judge-mats, doctor or order made either on appeal or upwards or the conditions of the conditions of the condition of the conditi

solvent always to such rules and orders as are now in two , or may from time to time be made, respecting apexcept in so far on the existing rules and peders, remortrely, are by the Charter worled, and subsect also to such further rules and orders as may be becoafter made in that behalf by the Sorroton with the africe of the Prive Council. Where the amount or value of the property in discute is that sum or more, the case is clear grough; and the same thing will happen when the decision apscaled against involves, directly or indepetly, some claradepend or question referring to or presenting popular worth such sum. So it has been held, that leave to oppeal to the Privy Council, will in some cases be allowed respecting property, which, on the whole is show the secutiary limit stated, notwithstanding that the portion of the property which is the soldiest of speed is below that limit. The Court may take into complexation, in passinallowing or rejection a netition of arread to the Prive prose-Council, the fact that the present has uncreased in value since the commencement of the sait. And own whom the value is less than Rs. 10,000, an appeal may still lie to the Prine Council, if from the notaling deficulty of the case. from a legal point of view, or from its great imnortagoe, the Eksh Court should certify that it is a fit case for appeal to the Privy Council. Orders ounternplated by the section are colous made in regular course as distinguished from subsidiary orders or the like. An polar of a Division Beach, rejecting an application for a review of judgement passed on appeal, is not so order mode on appeal from which so appeal lies to the Privy Council. But an appeal does lie to the Privy Council from the order of the High Court in encoution proceedings when the amount involved is show the

appealable value. Here interlocatory today

may form reliquit of appell to the Prity Came.

The presions is regionely set in the Critical Came is required, and in the Critical Came is required, and in the Critical Came is required. The control came is the Critical Came is a control came in the Critical Came is a control came in the Critical Came is a control came in the Critical Came in the Critical Came is a control came in the Critical Came in the Critical Came is a control came in the Critical Came in the Critical Came is a control came in the Critical Came in the Critical Came is a control came in the Critical Came in the Critical Came is a control came in the Critical Came in the Critical Came in the Critical Came is a control came in the Critical Came

oncy point or points of low has or how been seared for the opinions of the Court, in manier benefits deep envision by any Court which has secretard conjustations, it stalls be lowful for the person aggreead by sool judgement, earlier, earlier, or envisions to appeal to the Swortegia in Courtail, purished the and High Court shall flecture that the once in a fit can be an appeal, and the second contilions not be said High Court sate establish or require, subject shewps to such rather than the court of the court of the court of the court of courts establish or require, subject shewps to such rather than the court of the court of the court of courts are used to the court of courts are used to the court of the

Channe 42 provides for the transmission of copies of readence and other evidence to the Privy Cornell. It sho previses that the High Journ shall, and all come of appeal to the Privy Council, conform to and execute, or exame to be executed, and journates and credes as the Privy Council shall think it to make in the precision, in such assume as now original journament, dever, or decre-

Dales

tal order or other order or rule of the said High Comes Dormet shurld or mixts have been excepted. Where a degree is aggely affermed by the Prity Council, it is the denote of to stude the Anneliate Court which us to be executed. When a decrains of the Judicial Constrittee has been recented to the Sovereign and has been unchaned, it becauses the date of every subcedizate tribunal, to which the decrea or order is addressed, to enery it into exception,

Clause 63 requires the High Court to county with reorgistions from Government for records, returns and statements.

By Chang 44 insistative nowers of the Governor-General in Council my preserved to there in their fell intogrity. In exceese of such powers the Generale-General to Council is competent to make new laws and regulations, or to smend and after oxisting ones.

Page IV.

on Introductory.

In the civilined countries of Europe, Criminal resting Posts of is trat so cure and above reproach as Civil justice. In the July Inche, if the civil judicity has reacted a high order of nats. efficiency and purity, that is as truck due to the system as to the men who work it. On the other hand, in the car of criminal leaties, notwithstanding the fact, that as honographic man eta administratore inave pething to be

Oresi Zwie India of motion which show on give the same minintenery residus. The administrations of conjunity position are also executive officers of the government, and the real inflictent bad been, for a considerable period, thus these pursuition in edice deposited upon the transfer of convenients they considered upon the residue of the periodic state of the periodi

thereters, county are system use as a same, one or are then religion is holy of helder qualified public servaria can hardly be found anywhere in the world.

(b) Criminal Institer under the Meghate.

in upder in Magicie

We still now threefore, turn to the environ of Cristiamal Tarelots. The Mighal surragrents were that all cifcial news should come below the Missell himself at Inadiquenters, and other esses of an unpraction through a benefit Nich Merker. Freuthers and Ectesale had jurnification one colonous of a noise degree. In the Mirlandt, the Eustradees examined training criminal principation. They was required to people descrete of apidal ones only as the Novah. In all tokans show was No. Karic cornect of all deep not, they or

Deck.

are ration could feel proof. But the feet was a filterlaring who, astrony particular over questions of liberalaring with a feet particular of the feet of the feet clusted tasks the Matennaho of Owermout was active fellisted tasks the Matennaho Owermout was active proceed criticals to be dust with by a number of elltith, one independent of the eiler, such as the Davigous el-characte the office who was the Davigous of the clusters. in the Criminal Creek, the Founder or the Police Officer Freder. and Judge of all petty crimes, and the Reised or prace. Sand and offices of the might, subordinate to the Foundar and the East with whom and the Madie where becomes it was to expound the law for its necessaries. In considering the development of the Civil indiciser, we have seen law shortly after the grant of the Discuss the a facting of its own, with the Earl as the presiding Added point judge, respected by Multis and Mouless to determine any other for accused persons were gurlly of its violation with a disc power of superintendence over the regularity of its procondings and the fairness of its trials, wasted in the Collocater. An anneal lay from the Keni's Court to the Nanomat Adalast or the Chief Original Court. The adextended of oringinal gustion in Endia remained in a hopeless state until the serival of Lord Cornwallis with a definite marskate from the authorities at home, to introduce among others reforms into this important brupob lity of British role, which was then taking root and gradually expending, in India, was to depend. Up to 1790, the Company's Magistrate land no more power then to sevest criminals only to make them over to the Nonesh Names and his officers, a recordere which was need to found to be highly unsatisfactory in that, " from the in-

efficiency of the nullectify of the English Majdristance where the Sangian Majdristan and other Installation Majdristance in Sangian State and other Installation of critistical feeding throughout the country engineer of critistical feeding throughout the country terminated in a very rocks state, "withy "money the remained in a terminate feeding period in occutiences, where the installation of their sufferings, from the delay in their trust, very often recess there countries their derection." With a vice very constitution of the recession of the superior of the countries of the recession.

inpone: Sear John thershow, to consect a prompt and impacted administration of the entirelated law, and that of a robot of the other contents of person and property, the Governov-General to general solution is extract the reporttion-form of the central potent throughout the presence of the central potent throughout the presence of the Convention-General and numbers of the Consocial, assisted by the Entire and two Orkins with power to securious all the paradiotion above years for the Position of the Convention of the Convention of the Contention of the Convention of the Convention of the Convention of the Contention of the Convention of the Conven

In order fully to be able to realise the development

know in some detail what its position was at the free when the government of the country was gradually but imperceptibly passing into the hands of her abon tenders. Early in 1779, the two important original courts that administered cruzinal justice in or for the provinces, outside the Presidency towns, were the Solier navid Adelat telking commission of crimical, matters coming from the provinces and the Foundari Adalest Bighteen years later, in 1790, they came to be surgiomental by the courts of execut and in 1889, by the courts of the Penchryst and in 1871, by the Semious Judges To Warren Heatings the earliest scheme for the selectbutshis and the principle open which he modeled his solvens, was the retrained of Makesteles less, the Mohornedge less officers and the Mahamedan Courts of orgminst justice. Almost significancously a solution of Police administration was proposed and carried into entou-

tion which was entirely remodelled in 1798.

Dis Shiler Streets Added and Frenchad Added were the tree release.

The Sofer Nanasasi Jointal Sound its multiput lake, terrore tation at Marshidsked. It was later on transferred to found to Calcults with the Clovernor-General at its head who, by hand Consenty's provenient their was embrine and trives share, could not, without door mission to himself and to has change, condition may longer to be at the boad of it. He had therefore, to be relieved to make room for Mahomed Bean Khan, who was entereded with the emerga tendence of Penel Justice and Origanal Courts through not the country, as well as the proposal apyrivol in the romoval of the Adalas back to Mundadahad in 1715. During the triors yeres, which classed before the Court, was nearly vestered to Culcutto, the currer of the relation-tration of Courses Justice was through Malampian triburals with Malamedia officers who administered their own proving law. All this was changed, and in the remodelling that took place in the year 1593, the Governor-General and Conc-

of trues, from the Sader Numeral Adults from whom they were removed in 1892, to make room for a more orderly state of through,—a Civel Judge and Prisme Judges.

(6) Righ of the Sentine General

The Courte of Corests visits, so we have seen, were consisted and TVPs, from the bosis of one promotable of Courte of Semicors. Next in realt to the Nicorat Adults considered and composed of the same judges on the Provincial Semicor. See the same judges on the Provincial Semicor. See the Courte of the Courte of Semicor Semicor See the Courte of Semicor Sem

place to the Courts of Commissioners of Reverse and

The reference that is reade in the Criminal Procesdress Code of 1981, as univ a palerance to the powers of the Sessions Judges who, in Bengul and the United Provinces, derived their powers from the old Courts of Circell. To the mounting the program of appointing dif-Secret accepts, to hold propertiesly, the offices of Judges. of the Courts of Circuit and of District and Severgos The renetive continued till after the reneal in 1858, of the Restalation of 1931, and of Art VII of 1885, to which probably the practice awed its existence. The only law under which a Sommen Judge could thereafter by apposted was the Bernisteen of 1925, which arethreised nu cecasional transference of a Judgo to craminal work.

These were the obsumetances under which the Beags. Sensitive Courts Act come to be possed by the loss Strusple of the Zominders A long-standing grievance was that of the Zennin-

Legislative Commoil.

dars, that they were incld responsible for public sufery and the maintenance of mubble roads. It was obligatory upon them to keep the peace and in the event of any mblory and denouty, to produce both the robber and the decait and the property subbed or plandared. As a reself of the resumption of the Chalcam lands which had taken place ore this and to put a premium upon collected. which was constantly proved or everycled between the perpetuators of offences and the offerer who were mere tained by the holders of land, the Zamindara wave deseized of their Persolvei teriodiction in 1772, reclimamery to Warren Hastings taking his speed-making stee into 14 districts or distinct clurges. Under the new schange Thomospee were expounted with an averagence, in the discharge of their detien, of assistance from the land-Foundary appointed to approband all offenders. The erstom however, was foredooned to frilage, and lested but for a shart time. Soon after the Poundars and utherdingte Thousdays were sholished, and Judges of the Oxil Courts were revealed with the power, as Marietrates, of exceedening and bringing to trial offendors in their distincts, the power to punish them still remaining with the Newsh's Courts. And it was now that with a view to give the Government some certical even the nonal furisdiction of the country, that a new effice water the immediate superintendence of the Governor-General was cetablished in Calcusts, called the office of the Remontesper of Criminal Courts, the producessor in office of the Branembeaneer of Legal Affairs, where reports of proceedings, liets of constrictments and convic-

Omerta rensolelies.

In 1798 the courts of Orinizad Insides were re-coised properties of the courts of the court of results Nutrile autocuts resulted in the previous for a scattle and targons papiest. Mittere of folias, thereby than corrections were made removable by Continents in the Continents of the Continents of the Continents in a 15th, the analysis of crimes apprised the State touble by collemy tribunds in 16th, the speciation of the convention Durphy Magdessian spaced of bring conpleyed in Jurichia below with insular process the convention Durphy Magdessian spaced of bring conpleyed in Jurichia below with insular process the process of the continents of the contract of the continent of the contract of the contract of the continents of the contract of the contract of the continents of the contract of the contract of the continents of the contract of the contract of the continents of the contract of the continents of the contract of the co

Diffesso and Magintrata conblood on one person. of the offices of Collector and Marietaste baying in the mostifized, been effected in 1831. This is a system which it is rightly contended, obtains nowhere in the givilized world. The system of the union of the judicial with executive furctions, for the Collector is an executive functionary, so the Magistrate being the local of the Prize is both the presenter and the judge combined, lends itself, as it has always doze, to grees abuse of nower and miscorriage of justice. When to this foult of the system is supercided the racial prejudice inhouses in the higher officials, porticularly in the coek of the European services in India, the result is at times berbude indeed. As an instance I mink drew your attention to the one known as the Hisrinbothers bookstall alsob's ones that happened recently in the Presidency of Modeus, at Tarjory, when a Borrepoon Macinirate upon a complaint lodged by an Judise gratleman, in charge of a Railway hookstell, for being rolled by the one and kicked by one alleged to be a European decided.......ho it

sold to the credit of the account that he admitted the charge, that " the hitting with the booted ley " for

the surrouse of making the years stond and do his date to A troud a proper way, " was not harmful or dishonourable" in the man kit vay more than the "touching of the ear" for the same purpose is. On appeal a learned European Judge of the Madran High Coast conferred the independent of the lower Court even though has Lordship admitted that the prococlings in the lower court were irregular and improver. But then, said this leavaed laday. the incident harmoned ten morths are and real in itself of a trivial character. It would be interesting to know what his Lordstep's decision would have been in a similar case with only the position of the portion revenued. All this from a nettern trike by obstructer and education is about far above the common run of Best-abers in India, who ait as itsay in point of culture which begate a sense of lusting and fairness in its measures. Measurer it is the food the provincial High Courts to which the people officestely the pelalook for protection nowinet man acrosumes, if they are business denied proper redress in the lower courts. It has also been setborstatively laid down again and again, that the duty of the courts is not only to administer incide. but to do it in such a macross as to copyriges the motels that has tice has been dogo. But what do we find in the Book-stall Clerk's case? He was kicked and pelled by the car by on Amelo, Indian without just promontion. The accused was according by the lower poert. On appeal the tudgement of the lower court was confirmed. Is it any wender that a most competent, sympathetic and fairminded of Raginhama, also a member of the Indian Civil Service, Sir Herry Cotton, should have written in bis famous book "New India" that, he could not "scut one feature of race projection which is rapidly , developing into a source of eschermannent to the ac-

ministration. Assessed on patients by Europeans have

Pages 1

always been of frequent occurrence, and it occasionally happens that they are attended with serious and sometitles fatel consequences. The trial of these cases, in which Epolishmen are tried by English juries too often possits in a friture of instine, not falling short of induisascradal." The whole trouble nevertheless srises, as I which the European harbours in his own heart, resulting in an arrogance and someorificeness in the one and ing in an arrogance to a community with the valentine Chronical based in the other, which, as Sir Valentine Chronical by recessful insults to which the natives of counts. countries even of good parellions have contrionally been subjected by white men who issueed themselves, but were not their betters." And if this is true of some infecial officers of the highest courts in the land. Applies will naturally be expressed for the wieders of the decision. of the Government in extending the powers of the High-Courts, to punish contempts of subordinate Courts, or a sessing the status of Hugh Courts, with the nower of try-

the power to indict prophenous of me mentale rigorous trappers and the interpretation of the prophenous design of the pro

our contempt cases and further to invest them all with

hand we many create on reling India for ages. Justice and I justice, over some purious will work himseless. India is such did in a reliefy but such dreeds are done as unable ones woulder that we half it is a year. The procline, and the contract of the contract of the contract of the large contract is artifactive or an internal contract to the process as artifactive or and an odd relief to make some assurfaces for pressign, and at others for eightsome sourfaces for pressign, and at others for eightsome, it is greatly to be impracted that the Generations. As in finish on the males which included learn is wrengly as in finish or to studies which included in the time.

Dawn V

THE CHIMINAL PEDICIARY

Principal Jurisdiction of the High Grants

The High Courts dat provides that the High Court death is a Guist of August of these Courts of Courts of the Court of the

vision had no introduction on the appellate, and a com-Creminal Courte doubling with offences congentted by European British subjects, still the present High Courte at the Presidence towns uptime in themselves the force

force over the sahordinate Court, would be the Hurb Court steledes the power and substity to direct the to any other Court of equal or superior remediation, and also to direct the preliminary investigation or trial of any orienteal case by any officer or Court otherwise conpotent to investigate or try it, though, such once belongs in colinary course to the jurisdiction of some other officer or Court. The Act, however, does not say whether the Blick Court can sexteder a case or assess pending in anythat error it measures the power to tracefor occurally, it easy on well transfer to its own file as to the file of any solvestrante Couet, so it has often done. It could not

Tomar lo temperfor to a Court of enferior temperation from a Count

of overence opposition. for that would be civing housdireign to a Court up a matter which us law it does not lorislature which the High Court fore not really As remarks the criminal law which should be ndministered by the High Courte, the Act provides that all persons brought up for trial before the High Court, either in the executes of its original jurisdiction, or in the nacerise of its regiodiction as a Court of Anneal, Beforence, - Passion obsered with two offeres for which reminer m made in the " Indian Penal Code," or by my Act

according or excluding the same, which may have been passed prior to the publication of the Letters Priorit, shall be hable to purchassed notes the Cole or ficts, and and athentics.

As those he recovery each guidas elementaries, to clear the even of the Bigle boar, and to led its element is produced to the board of the even of the Bigle boar, and the strings in places other than in ordinary place of artisact, and the greatest of a string of the elementaries and memories that power and the string of the ordinaries of the string o

by a result Districtment of Cristians Cont.

the Criminal Procedure Code applicable to the Pracidence towns where tragisleral power is writed in a special class of Magistrates called the Pressionov Magistrates, who are Judicial officers only, without any executive or police functions, and the provinces slike divided into Districts or Semions divisions, each having a Semions Judge who combines in bimself the functions also of the District

and over whom the Supreme Court formerly had jurisdic-

finden on the civil side. The High Court's criminal jurisdiction, is as we

have men, in respect of all persons within and without the limits of its territorial turisdiction, and not within the hunts of the criminal similation of any other court,

tion. It also has extra-ordinary criminal inciscletion. Evidor over all persons who reside in places within the syristiction of any court, fermerly subject to the Sadar Nisamut Adalus, upon any charge preferred by the Advocate-General or by any Magistrate, or other officer especially empowered by the Government on their behalf. It is also constituted a Court of Arnest from the criminal courts and all other courts subject to its superintendence in addition to being a Court of Reference and Revision from the Crimenal Courte subject to its Appellate Juris-

> (c) Original Courts in Presidency Towns. For purposes of the administration of criminal jus-

tive the Local Government appoints to each Presidence town a number of persons to exercise the functions of Magainstea. These are called Presidency Magainsteales. one of whom is usually appointed as their close under the designation of the Chief Presidency Magistrate who is equipped in the discharge of his magniferial distinctly a number of Maristrates called stipondury Presidency Maghetista and Histoneys Providings Maghetistas, and opported by the long Inventant who has the prove to crite the lattice to sit singly or from breshes of two, for the rail of cases society as why me had ent compriscion, you wish also depend to them at power with the providing of the treatment, the constitution of the treatment of the treatment of opinion with the part of the providing of the treatment of opinion when the providing of the treatment of opinion and the providing of the providing Maghetista and hards. In fact it is the Cheff Providings Maghetista hards. In fact it is the Cheff Providings Maghetista hards are the providing of the providing of the providing the providing of the providing of the providing of the providings, in both his substanced to exceeds the providing day under the providing of the providing of the providing of the truncation of the providing of the providing of the day under the providing of the providing of the providing of the day under the providing of the providing of the providing of the day under the providing of the providing of the providing of the providing day under the providing of the providing of the providing of the day under the providing of the providing of the providing of the day under the providing of the providing of the providing of the day under the providing of the providing of the providing of the day under the providing of the providin

powers witch belaug to the local government.

An unayon feature of infinishment of criminal of
justice in the Presidency towns is the Coast of the Core. O
not whose they is to magine to be assure of least, it
wheneves any person dies of southest, hendedee, stitled,
to privace, or substity by means unknown. On rootering
notice of each death the Corone sunctions a Very, when
not examines the body, automoss visitences and finally
risms up the tropolation executing to the finalling of the
Party or the optimism of the majerity of the

(4) Medianil Crimical Courts—the Origin of the

Datried Maglicitates.

There are se many District Magistrates in Italia an there are Datriets. In mon-Regulation provinces they are added Deptoy Commissions by an additional properties of the Commission of the

With such powers conferred most there as they may be funed qualified for. Subject to the orders of the local convergence there are all directly under the control of the District Magistrate or the Deputy Communicator scoording as his official designation may be. It is the District Mucintrate who frames rules, subject as showto the control of the local government, for the guidance of the benefice, the classes of cases to be tried by there. the traces and places of their sitting, their constitution read the mode of watting differences of openion among The earliest origin of the District Magistrate is to

be found un sections 2 and 2 of Regulations IX of 1763 re-enected in Regulation XVI of 1795 whereby Civil Judges were constituted magistestes of the Districts under their respective jurisdictions, with a provision that their local jerushetten, as magartrates, should be the same to that of the Ceril Cours. It was however, " Sound or nedicut to suspent a district officer to execute the detriof Magastrate " and consequently by section 2 of Bernlatten XVI of 1810, the government was empowered to make such district appointment, and to direct whether the rules of the Civil Court should or should not exercise a consument authority as mint-magistrate; and he section 6 of the same Begulstion, it was anaeted tius the officers so appointed should be guided by the morelations in force for the discharge of the duties of the magistrate's office. Previous to the execution of the functions thereof he has to take and subscribe to an oath, namely, "I, A. B. seconded Maristrate of the District de selemely space. that I will, to the best of my shilling necessary the necessary of the District over which my sufforty extends; that I will act with impartiality and integrity, and will not count. or receive, nor knowingly allow any other person

to exact, or receive, directly or indirectly, nav. for, so, ward, or emplement whateverer, in the recession of or as account of, pay matter relative to the detice of you office, expending such as the orders of the Government General in Cocmeil do or may expensely authorise: and that I will perform the duties of my office, seconting to the best of my leacesteder, abilities, and independent conformulate to the Acts that have been, or may be, record by the Governor-General in Council or the local Govern-

The value of a magistrate's service is more depend-

ant on the skill and judgement with which he directs and centrols the acts of all subcolinate officers, then, open the work is one himself perform. The time of say officer excepting original jurisdiction is not explored in prodetails, which are well performed by ministerial officers. Here sat The judgetal powers of the Magistrates are defined under different cleanes of the various enectments of both the Endisp and the local ingulatures, but the general rule never departed from in, that if he considers the sentence. which coder the law he is commetent to man, insufficient for the offence, he commute the accused to the session, and when he is in doubt as to the law to be applied to it, he applies to the low officer of the Districk or to the Level Romambrancer for assisterror and cuidance. Manistrates however, in India. have occasionally mistoken their power to include the power of interference with judicial proceeding before Managestea enberdinate to them. The early was to est case on record of this description was when the finance District and Sessions Judge of an important District in absolute

Beagal made a grievance of it is: a strong and stabuart supressy.

Chief Justice who was a Judge and nothing clar. Si-Curser Fetherens, and observed that evineral patient peoceedings with regard is Section 10 samely, "Whenever a Presidency Magistrate, District, Marstense, Sch-divisional Manasters on a Marstense

rites 20 the wales? modes of the let class specially emperored in this behalf by the Local Concernicat receives information that any present wither the local furnits of his princhetien:—

(a) is by babit a robber, bean-brenker, thirf or

(a) is my inner a rouper, neare-orenzer, trace of forgor; or (b) is by labels a receiver of stoken properly knowing the name to incombern stoken; or

 (e) Inditinally protects or harbonis fallows or side in the concealment or disposal of stoles pronertic or

porty; or (d) habitually commits or ettempts to commit, or obets the commission of the offrage of hid-

mapping, rhelmeisen, extection or classifing of principles, or any offence permittable mater (hap, XII of the Inchesa Penal Code or under Sections 890 A, 460 B, 480 C, or Section 480 D of that Code; or (c) habitsally cornain, or attempts to commut, or

 (c) habitably commits, or attempts to commit, or abote the commission of offences involving a breach of the peace; or

breach of the peace; or (f) is an desperate and dangerous as to render his being at large willout recenity hazardous to

such Majdeirste may, in manner hereinstier pooried, require each person to show couse why he should not be colored to meetle a bond, with surniss, for his collutarizar for such period, not exceeding these years, as the Majdeirste United his for for the surniversal and nather for, the trying Majdeirsten were office instructed by the Privace Magisteria to high frience down at presence changed student the Scotten by the Police reorbivity, but recombined, by the Police recovers of which, but recombined, by the Police Magisteria, to war for Gener Politeria, Chief of a great bad the Sign Charles Ellist, between the Chief of the Privace, one the cuestro of interference by the Dateir's Mightans with the jedding proceedings before re-localized magnetizes. The matter was referred to the Secretary of State and Sec. Orders were these one and the State and Sec. Orders were these one and no results' laws

radjantures 1 and matter that respond to the Sectionary of State cold Net Colden seed to the section as the section as the Sectionary of State cold Net Colden seed to the section as the least of the responsibility the restricts to Board Cord Cross Reported of the number on a Solution State of the Section State of the Secti

trates and the Police agents these who have insensed their displacative or are not in their good books. The Intest case of this description comes from Allabalout where the Julius of the High Overs in a case

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seinster there are now such facts to support the story. If there are no such facts, the evidence loses its value." In this was a habiteal burnler and third and that his character was so desperate and dangerous that it was a menors to the community at large to allow him to remain without terrig bound over. The first class Magistrate ordered the normed to enservice a personal bond of Ro. 200 with two cureties much for the files our to be of each behaviors for a term of three years. The accused was unable to furnish the securities required. The motion therefore, was placed before the Somona Judge of the Datrict who anguitted the accused. The Government impelled by the executive emealed to the High Court for a revision of his judgement. In course of their judgement their lordslaps observed: "The judgement of the triel court was an excellent model of what a unforment about not be. It was summary, sketchy, and most unconvincing, without Sevens to occurries whether the evidence produced below him was legal evidence of repute or otherwise, the Megistrate and pronounced judgement in this case." Their Lordships served with the view of the Sentires inlitius) herefur and third and discussed the Govern-

ment application for revision.

cell on breeze to Magainste lever is in their power to require the services of delectrons of incope, for in manitetration of the poses in their respective districts and in the owned of any knowle of power being apprehensible from public directions. And when they for require the services of the troops deep use to salet as mixing, at hely and powering an incubic relies the nature of the service, required to be performed to the effect commandating the copy or congruer, from which the detachment is to be formed, leaving is to the Community Other, on consideration of the coronanius states, to judge of the stempts of the force which should be employed in the mension of the duty as smoless.

The perfor this violed in the Mantstrate, being freedom facultai upon the mirare and maginary of the one, which believes many irrepretally require protespecuse and decirios. Will maximum saidons salecist of a reference to Government; it is then the daty of the Convention Officer remodulate to facash the recessory sal, whonever emphasizes err for troops for the magnisoness of the ceam, or for the support of the general police of the country. By these parama the reapparaishing of radiour in the end of the printing to made to cost with the Magnetrates, the alicestord of the force depending spots the officers communicalthe reasonal sid. But no of to, at the same kine, excel- second of absolute proposity, the Magnetrates are enissed to confine their requesitions to ones of that description only. and to senors to Government, whenever they may such for military set, at the same time furnishms the Gov-

Nor milities; sail, at the same time furnishing this Gorcommant with the occessory information responsing the encounted work to occessory information in grounded, the contract of the contract of the contract of the formation of the contract of the contract of the contract for any furnishing the formation Judges in Index who Internate the contract of the contract of a general connatures for the contract of the formation of the contract the Magnetinia, may be used to co-scholo with the English
Assets Courie, and are competent to take exprisence of
controlled professional conflict and professional conflict and professional conflict professional professional professional professional professional professional conflict professional professional conflict professional professional conflict professional pro

con literature are conformed upon leafs the Abditional contraction and the State Abditional Application and Contractional Application and Contractional Application and Contractional C

> where are Wishi or supersected elegating time close powers. The law supersect only highlations of intested to the contract of the contract of the conservation of the contract of the contract of the with as solven and to impairs sink the offices with which an European British subject may be charged, as try time for no offices introduced in larger panishement than a final of largers thip.
>
> (I) Prinkley of the Kowayens downed—the Bloom Bill.
>
> While on this select we may no and consider the

which we trickle by Magistrates exjering third class

non-st position which Enuspears, whether Brilish subjects or not seed on Americans—accupied in the eye of the criminal law of on appeal from a supplicivial seder, or commitment by

the country and its administration. Previous to 1882, no sat Indian Judge or Mugiotesto could by a European or Assesses. two ican effender nor could enquire into efferous creacotted by him. Early in the year 1983, Mr. Whitley Stoles, Lord Metaler of the Government of Lord Bloom issued a carpelar to the local governments appearing to da rway with the distriction in power Judges and Magatrates of different physical complexion entered over Engagery and Assessment offenders and for the foreign of Lot their control. It was a distinction which the Mustiguaded Vicercy held was incompatible with the princi- strong which could not hear the test of the moral support of details. any but the roost hunted, dishonest and detected of relitical heretime, and that not a day should be look to hier it out of the statute book. With this object in view of Gringrad Persoduce for the trial of Romacon and American accessed in India, and instructed his new local grouples My. (afterwords Sir) Coertenay Heert, to take me the question set in motion by his non-lecensor in office. Mr. Stokes, in right carrest, and bring forward an amend-Invest to the entire nonstation of the Indian Reports. Terresdictely pervious to this Essel Rison had given caree for unitrace to the people of his own community in India. afficial and non-official for appointing Mr. (oftermosts

treat is the enter population in the Instan reagant. Translativity remote is the Tau Diput had gloss some for uniness in the people of his own consumently in Ishii, and the Ishii and searched, by a propering Mr., Codermins Sill Darrach Glossian Miller as extra Graft of Island and the Codermins of the Island Sill Darrach Glossian Miller as extra Graft of Island and the Codermins of the Island Sill Codermins in the Island Sill Codermins of the Isla

onerne the indeed and by common convent the ablest of them all. The European section of the Coleutta bar felt meetified at the appointment and took it as an afront unity to do the consequent of Lord Binon which was normalize with the Yediso section of the community, and was pro-Indian, in the sense that it meant well by India, so for an it could be, an miney if it could, The sice of an econstion to the emending bill which had received the sanction of Whitehell and from where not so touch on a birst of one missioner was cornprepiested to the Vierroy, was lateled and remnerousison was entered into will; the 'Englishman' newspaper, the most uncompromising of anti-Indian papers in those days and ever since, (the 'Statemen' which still conti-

read to be friendly towneds Indians, basing been reader the apprelic influence of Robert Knodel the "Barant" of Jorganities" in India and in receipt for its very subsistence of substantial financial belo from a wealthy Indian austleman,) and circulars in the share of letters were sent to the Planton and settlers up-country suggesting their opposition to the Biff. Then with describe such cross the sterm of opposition to the Bill now come to be known as the "Ebert Bill " for Ebert had the mileting of it through the Council though he was in no serve the originator of it, herek. Within a work of the introduction of the Bill in the Coppell on the Stulof Fohrmany, 1893, the Anglo-Indian prove become offenly hysterical and a Kneopean Defence Association was formed and started, which became the official secondartion of the management. Tobusteers from creenly faciled to resign in a mass and orinions were segurind in the recimental engineers as to what measure of surport it

would receive as agrante the constitutional authorities is the event of a "white gooting." In other worth attended were made to reduce them array and ashore their loyalty. The Viceroy's fepres were boscossed by the sem-official Keropetra consumity, and he was openly brought down for the purpose from the Molescol. At a horses goeting of the Europeans held in the Toro Hull of "menion" Calcutta, speecists were made of an intemperature levent medof valley of abuse and hillingsman was claimed here to s looding European member of the Calculta har and an the petting forward of sophistry, plotitude and foul redothe bor otherwise one of the ablest that ever came out to ladas. But after all what was the lone of contention? The object of the Bill was to empower the higher Indian at the Magislentes and Sessions Judges to try European offeries as the European Magistrates and Justice ted hitherto door to the evaluation of their Indian evanueurs. They reged that as they were admitted to the Communical Civil Service and documed qualified to discharge the highdiction which they claimed. The Empreys on the other hand postested against the proposed sacrons of Indian synthesity and refused, as "constituting" a superior

class, to subcost to be tried by " natives." Stoir pressured informer. The fact that the local governments opposed the greature to strengthened the basels of the contention

that they with the knowledge used consistence of the Bongal Generatesat, under Sir Bress Thampson, commended the control of the Section 1 of the Princep Ghat to easy the Viercey straight to England White Princep Ghat to easy the Viercey straight to England White Princep Ghat to easy the Viercey straight to England White Princep Ghat to easy the Viercey straight to England White Princep Ghat to easy the Princep Ghat to

errors to the Indian Macostraev and Judiciary subsect to optical guarantees of their competence namely, their bethe suspinsed by the Government Justices of the Prace. The Bill thus amonded was possed in 1884, has the compromise ever remained a dead letter for, no Indian let her however high his position as a Magistrate or Judge, was appointed a Justice of the Peace while every European Judge or Mariatrato, and own a Jest and an Armerica. and even on Eurasian, however row and inexperienced in indicial work he might have been had invariably been

appointed a Justice of the Peace. (e) Parther Communication.

This brings us to a point at which we find that Recopean and American offenders in India occupied or-

multipp of privilege, for the compressive also included a condition that in every case triple by a Court of Sea-

some the meterity of the July meet be of the European stock, a state of affairs which has helped more to searchofice original parties in India, specially between Europeans and Indians, and consequently British rule, which could be stard upon the rocky foundation of vertice then crothing else in the whole history of the British in India. For a whole organization of farty were that was the providing rule until the high sense of justice of the last Vicercy, who administered justice in the sect occupied by Lord Chief Justices whose memory is a pact of the proud inheritance not of professional lawyers but of Great Britain herself, prompted him to do what to measure to crase from the statute book all adjour dis-

tiretions between Burnseans and Indians, in view of

which o currentee we appointed to sugard nears of time shapes, we which remonestry visiting the foliage to shape the property of the property

was that A time controlled followings the commission reconstructed to a distribution that the behavior of the fine of the filterizate that the behavior of the first that the second of the second o

san some necessary as a silicatory generally which defermed that it impossible the proposition of the control of the proposition of the control of the Contr

to the rules to which I have drawn your affection. Steep

of Crimes as the Crimmal Procedure Code has not the inc neifestion as any Code, but what deserves full approcaptions as that one kne not now to travel far to seek and get

solved from sensor slow to hore. The harbor Contra are there to keen the lower Courts in check. An incontent laster in the improvipent of letts first and Grissian Goards in the salvages of sun-ral adopting in the country and an altogether higher moral tone porvaling among to a bestor, more cultiment and more become class of mon colled of vector or pleaders, by vision of whose character and inside some of police and fairplay Cristian Cours in India are not a hitie inflormed. The more serious

Course or Company of Series are total by what me called Counts of Sessions. Before 1961, Criminal sestion restal solely with the Judge op some districts and the Judge with the fary or assessors in the more advanced distracts. It is no small privilege to be able to get the benefit of the furnity 39th clause of the Magna Charta. which keys down that so feeces shall be taken, upperstated, discovered, neglated, hashined, or in any way dortrayed, nor will they be proceeded agreent or prose-cated except by the leveled judgment of his poers or the

law of the land, without so much as even a structio when we are constained of the fact that it was not reconstraint to the English people threshold until after considerable blockhold. By it the tight to be procured gifty or tracks of the discussion. It will be a supported by the support of the supported by the sup

(a) Inconsistent Practice.

Remysters the Daniels Radjories has the print, we marked accounts on the indicence. But because on exacutes and souther the relative forms and exceeded were consistent of the relative forms and the relative forelative forms and the relative forms and the relative forms and t

Collector bas been stigmentised as incompatible, but the imption of this f-catcher with Judge is surely more incmalous in theory, and still more muchievous in practice. So long as it heats, the rubbe considence in Infan cruninal triburals wout always he liable to injury, and the authority of instice itself wout often be pluned and mucoulded. For this exil which arises from a constant and unavoidable bise against all supposed offenders, the sower of appeal is not a reflicient remedy—the denger to instice, under such circumstances, exists not in a few cases, nor m any proportion of cases, but in every case In all, the Magistrate is Constable. Proscerice and Judge. If an appeal is measure to secure justice in any case, it wont he so, in all ; and if will

juige.

follow---all sentences by a Magistrate should properly be revised by another authority, it would manifestly be for the rublic benefit that the aguedlate tribunal should decide all cases in the first inviance. It is well known on the other hand that the indical blooms of a Maristrate overnor would all his time, that which is denoted to reatters strictly expective being only the short mane daily employed in hearing those resorts. But the effectual management of even a small notice force, and the dotter of a Public Prosocutor, ought to occupy the whole of one man's time and the management of the police of a large district ment processarily be inefficient which from of each day. An indepensable preliminary to the im-irry manner of our system as laid flows by the considered independent of the country and of unpartial Europeans re. that the daties of preventing crime and of appreheading and recreasing effectors should, without felay, be

repeated from the judicial function. That was the considered pointion,-more a condensation than an

ogiesse,—et like Produció Ralfshay, sometime, Lieutumancidorentro el Borgal and somation et the contail et luclescation et la borgal and somation et the contail et luclescation et la litte de la committee apparated aspectation (1888) to prompte e a chance for the nature officials experisisation et la Pellos. Mattern how not improved entre and the principle of diration of labour in optio et litte. and the principle of diration of labour in optio et litte general, special and possible substantages research to this day semederand and the third-order fear-inless as over

g manufactured and were temperatured intermines as over an promotomy, shin an police, so the improved upon the Busin when the systems comes to be improved upon the house of the English systems shore is no doubt due regard will be paid to the consensio difficulty there is in adopting it. The English is the rest newfect sentiers to be detur-

anywhern in the world. There the alipenthary anginizates are a hody spart iron the executive staff, the abunitativation of Criminal justice has detected vislent crimes in India, no less than minor crimes. Its

builder filters to some, we tree unto most treated. Bellgious or easte disputes see not of trapast commerce in our day. Mirror officials see yours than they ever won and commercial dualities are carried on with a politer serves of henour.

CHAPTER

NAMESTALLIS OF PRACE AND ORDER

PART L

(a) The Police

Them is, it every contrive and never two, a begin of an whose day is in the joint the power-robe of the office of the contribution of the contribution of the Departies of the European was considered to the poltical day of the contribution of the contribution of the second of the contribution of the contribution of the contribution of the law of the contribution of the law of the contribution of the property probability. He will be sufficient to the property probability of the contribution of the property probability of the contribution of the contribution of the property probability of the contribution of the contrib

(h) The Assist Police System

The autient police system of India consisted of a police system. Incubation and under him watchings in every vallage who

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team the hashboar of the prime markings. They do not were found in the prime and the team of the control of the

solid type in corpusation. "The metrics of the forcountry," were. Monoisters Replactates, "Si setclearly," were. Monoisters Replactates, "Si setclearly," were. Monoisters Replactates, "Si setclearly," which was set to the set and the solid to the set of poly, in purisions much set to we make a best of the fold and the set of the set of the set of the set of the fold and the set of the set of the set of the set of the best of the set of the Monoister is made as the set of the peak of the set of

system of poince accounted entry useful purpose. Their office was hereditary and, war or coloralty, they would norre gire it up. They were pool by the produce of an issue (free grant) lank, by a small ten on each house in the Willige. The weakman therefore, was the excentive police of the country and servant of the whole commutity.

(a) The Mankel States of Police Administration.

Terpein the of the spot rador if The Meglach preparational the system for registrate of the load of a good village, a supervising office, and the load of a good village, a supervising office, and the load of the load of

softwir of the Mighale registers shall reader timesthist annistance; especially the profest and public inferences, who, folling to sittant on sents occurates, unless removability persented, shall be half responsible for the contrients. No percen shall be possible to trutol beyond, or to strets within, the intents of the destricts, without the harveling of this per lest, the relighbours or public informers. Those who cannot provide sewortly whill reade is a separate place of abode, so be silicated to them by the perions of the destrict and the profession of the period of the destrict and the profession for the destrict and the destri

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A costain supplier of persons in each district, shall the time the expirens of the several extins, towns, villages, sincontrar themselves to discour, young, and some jobbers, thioses, cut-purses, etc. If any articles he stoke tipo ortractad, on furfitte to do so, become respectable for the contrators. Under them the system of spice known to us to detectives who made a speciality of being enigninals to instace, and were not merely reporting accepts. tla: police avvices became lemelors. Potty chiefs and Zemunders did what they liked to realize their dues, and lacted and olymined all cave the village and the vince to expels thresselves. The grader once of the the booty. The watcherson was no lepsoy responsible for stolen goods or for their value. OM village respon ability had no longer new hindher frees. cantaly which rearned former the decline of the Nork Expire seems to have destroyed any system of police which your control. As colleged two constantly reconor suspected between the perpetrates of offences and the officers who were maintained by the helders of load, the " chalcon " hard was recomed and the Zemins telloyed of their police duties. In 1779, the "Fou betien of the Zerrindson was transferred to the

(d) Belower introduced by the English.

This was the order of things when the British same and they at once set three-cives to work. The remotion

adveted by them were not alike in different receives. but the village system which was minimed was made the bosis upon which the general lines of referm, particularly in the direction of the improvement of the machinery for conservicion, were founded. In 1774, Warren Hastings devided Bengal for purposes of police administra-tion into 14 districts. Poundars were appointed for the protection of the inhabitants, and we how at in the Proceedings of the Governor-General in Council, duted the 19th of April, 1774, that for the Selection and accretions of public rolbors within their respective districts, and for the transprission of continuous intelligences of all matters relating

and other officers of the collection were arining to afford them all possible assistance in the discharge of their daty: and to obey such orders on they might have consider to ince for that represent that the invisitetion of each Poundar was ascertained by proper limits; that he was within that some, and that an office was established andor the control and authorsts of the Projdent for receivteg and registering all reports from the Foundars and issuing orders to them. "Thumsdays" were appointed over them and landholders were enjumed to arrist; "chakren" lands were again profiled to their original design, and Foundary were associated to apprehend all offenders against the rightle seace. This system proved a fullure, and lasted

a few years. In 1761, the Penniure and their subordinate " Thornday " were abolished, and the Trubes of the civil courts were surrested with the power of someheading and bringing to trial offenders in their districts. Their duty was to forward them to the Bareack of the nearest criminal court. the power of panishment still

conding in the Navah's courts. Subsequently, the Circl Judges were wated with authority to hear and decide compliants of slight offences. " But the management robheres, murkes and other energites, which contamed to be fully committed throughout the country, swinced that the administration of original furties was in a very defective sinte." The British Government whether of westerday or of to day, is nothing if not one, prescript in spirit, and does not know anything if it does not leave how and when to torn the arran of taration on which they thought could must be effected, if the leadlords who had certain police service entrusted to them. and for which, in the early does they were held recoversible were called once to commute it for an angual novment as an adjusted to the land revenue. Berious changes wore brought against them, and to reliars themselves of the agreement of having groundy abused the authority ontrusted to them, or of having harboured thickes and decide for self-aggrandingment, they were in their toru too glad to have an opportunity to perchase their lossour and repotenting, both of which had been in inspectly. As in the pass of the Assist of Sirel, or in that of the Name). of Oreth, a British officer was told off to heleter up a case actions there, so to the case of these Zeminders, a clustry was county reads against them, the gravemen of which was that, " they exterted and numered wealth, which was dissipated in a verious preser of magnificent pagemetry, that the wengons which were intended for the courses only of the State was terned assists the Sixto

connice only of the State were terroid against the Bioloideall, and against each other, and were used for plans of personal against decement, match revenue or public plander. It was constitutes with difficulty that the regular or standing many of the State could restrain the insolutes; or michage the insubcontinuous, of these interold the restand dies of (3) Eventus, (6) Europa and 14) Ducknodes

time releval and solderen." Be that as it many, the Indica who apid II 321 had that exceeding offices of the property of the III 321 had the exceeding offices of Powder and Kellevil, and how stiff, up that 1210, had to a similar of the III 321 had the exceeding of the III 321 had the I

ky Buperin tanicets of Delice With regard to the administration of police, it was, it was, in 19%, jacous finite the endurine obseque of olifores appointed to his upoclatendone of its or the part of Governant. The includion and formers of these, who were police officers due to be reasonable of the police, who were police officers for the preservation of the police, when you promised in the police, when you will be possible through the policy of the

The Manistrates divided their Killes and redica

parelet uple Negara in principalistica, cand of which was granted by a Darsgaria with an ordalisation of officers. The principality of the control of the principality of the principality of the Magiertees and persons changed with crimes and wasterconcepter, and vagarasts. Various rubes were, from time to time, cand-of respecting the forther of the Davigota and other schedules. Colors of policy, stal, in 1827, two were all endown that open regulation. Meanthelin XX of 1828 and the colors of policy and the principality of the principality of the principality XX of 1821 and the principality of the principality XX of 1821 and the principality of the principality XX of 1821 and XX of 182 For symmin of half a century, the Magistrato had been changed with the correlation file police of his ribocution, and a with the correlation of the police of his ribotects and as with the correlate of historic, Magistein tensor is leaster policial officers, with related powers, they were Research thin do he to got the police the advantage assessary is mustican the officers. "Completion assessary is mustican the officers assessaring the police," and the policy of the complete assessaring the policy, and the cases that V of 1842, "was exceptione approximate and courts, targiticalities and ill-magnified."

The Republic of the German-General in Ocuselt (Lord Courceallis), which was pused on the 7th of December, 1790, for the orizide-ternet of an efficient people throughout the course in convenient by a way to be seen to be a second of the course of the cour

and factors on I hand were not in fature to be contributed to represent figure in the contributed by recording and the contributed by the process of gasters than the Bar II shope, while II I'll be process of gasters than the Bar II shope, while II I'll be proved on the process of the process of the process of the contributed by the process of the contributed by the process of th

the exaction of Government. The preparer of the police force and their stations were left to the discretion of the Maristrate. But in the cities, the Jemester with half the

cetablishment natrolled for the first half of the might. and the Darogah with the other half of the establishment vaterdial from reidericht tell daum. The instructions in the Recrission are that the natrols are to move shoot with as little poise as possible, that throves and other disorderly nemons may not be apprised of their approach The natural of the serroral rounds and such mart of the stationary statebases so the Kotsoal shall appoint are to be furnished with Singhams or horse, which they are to nound when they meet with soldiers and other nessons suffix of a breach of the peace and when they have occurice to ein the alarm to each other or to the inhabitante of the ward that may operate for the approximation of the offendors. The Ketteri is to be storfed that the perform the efficient duties prescribed in this clause me

guisely and properly and to report to the Magisteste every metazon in which they may be guilty of negligence or misconduct in the discharge of them. "The cooksilodors were held responsible for any Audien or stranger within their mobile and had to renors faily the arrival and departure of travellers, and all private watchmen were required to saviet the police and were declared subject to the orders of the Xutoui and Dorough. The driv of the Kobsal and of the Dorosak was to apprehead all criminals or proson guilty of a breach of the peace and all vagrants. Proofe smosted by the natrol in the night were bought to the

Katasah at suggist and the Katsal brought all persons before the Mariatrata by III s'olosis. The Katurda and Daropula were given powers of releasing persons appreherefed for petty offences of a builshle nature; hat a report of all such releases had to be such to the Majarians. The days of the Kertakes and Downshy do a Gaude was retented to a specificación and probation before the Highstatic of the charges performed to these suchest, security miss the testis of the charges performed to these suchest, securitariat of the charges performed to these suchest, securtariats of the charges performed to these suchest specific of things of if prompt sections. The Critical had the to make trapests in cases of number or commission down and local conjuncion and information received at a coloriery or other various orients. They could thus take without part of the conference of the conference of the conference of performance approached

where a "I patter theoretism, we taken describe engineers, and other foreigneers, and other weeks and other foreigneers, and other weeks and other foreigneers, and other foreigneers of the persons whom they appetited to be Dampail of the jurisdiction that they might be registered by Irin. "The profess, manabases and other village medical control of the persons when they appetited to be a large of the persons when they appetited to be a large of the profess of the persons when they appeted to the persons of the persons when they appeted to the persons when they appeted to the persons the persons of the persons when they appeted to the persons the persons

"The plus, machines and other village weakness was to approximate and in the Eurock way persons were to approximate and in the Eurock way persons were to approximate the entire the entire that the entire th

by the landholders or other nevers by whom they might be employed upon the requestion of the Maristrate, and further remished as the law marks direct, should it be proved that they had assisted in his bouring or concealing say of the abovernestioned descriptions of offenders or respectous persons, or constitut in any respect at their malproctime. The derogate of the meland price turnshirtion had under their immediate authority-

> 1. The Watchmen. The writer.

3. One or time Jassadans 4. An establishment of Burkendance or motel-

lookmen, varying from 10 to 20, 30 or 40 according to the circumstances of the

"The general duty of the police Darspak and of the officer appeared to set upder bigs was (1) to maintain the reason NO to reserved, so for an equalible, the converse, sion of all criminal offences; (3) to discover and apprehend the offenders: (4) to ensoute processor and obey orders transmitted by the Maristrate; and (f) to perform such other services as are prescribed by the Regulations Any person having a charge to prefer against another for a crime was at liberty to needer it in writing to the polace Darspak. If the complaint was a petty one, it had to be written on a stamped poper bearing a duty of eight arms per roll. The object was to check bilection-The demonit, if the offence oppositions of was a serious one, took the statement of any credible person acquainted with the case on eath or on selects affectation and him. salf issued a warrant for the arrest of the offender, and when agreehended, the effender was to be sent in safe custody within 26 hours to the Magistrate. If the evenplusyi made was for a bailable offence, the decousk was

is isome reach summerces a positying the offence charged and requiring the accused in situal before the Magnetrate or a specified date, order with or well-put belly in cases where the charge did not marks a breach of the peace, the dampais was compound to tenomia the complaint to the Hagneties for the opdews.

When the derogal apprehended an offender, he securing him without eath, and in the overt of the prisone; moking a free and voluntary condession. he has to question fully, on the whole of the expressences of the case, the nesson concurred in the commission of the grims and the persons in the possession of the stolen property. The Dorogak was warned against using say compulsion against either the party or the witnesses and against personding or throatening or promiting perdon to induce a confession. The police officers were also required to make it an invariable rule wherever informaking was received by them of a robbery or other violent name within their respective ignisdiction to reper in person to the spot or to send a fit person from among the officers under them to secretain the facts and circumslapose of the case. This excuiry was to be made and consulted in writing on the spot and attested by three or more credible persons and forwarded to the Magistrato Repending cases in which the Zilla officers were merially sufficiend to make enquires, they were prohibited from enquiring into the truth of any complaint preferred to them. They were likewise probletted from passing motiones or imposing a fine or inflicting any punish-ment. The police officers were blewise furticiden to descharge persons accused after they have apprehended them, except in once where they were authorized to do so by Bestulations.

"The police desegrate were authorized to apprehend without a written charge and without a writt persons found in the set of committing a breach of the nexts or against whom a groupal has and one shall have been racted and also notorious robbers and decrits as well as vaccinia or apprecial persona without outerable xwasa of subsistance. Police Darceahs were blowied directed of so llaw on afternals variated draing the of alegingin has Magazinates of adjoining Zollas. Davageds of police were endified to receive from Government a revere of tentypes for every doors who may be apprehended by tiess, to be vaid on the convision of the offender, and they were entitled to a communical of ten per cent on the value of stoken property recovered, provided the things be apportunated and operated.

"The Regulation of 1798 also provided for the registration of certain descriptions of bosts saually explored by discrets who indested the rivers in the lower part of Bengal. The Police were nethorized to even auditions under certain costrictures. The Dayconte also submitted a mouthly report of all that happened within the juma This extract which is taken from a valuable caper

styled " Contribution towards a history of the Polyso Organisation in Bengal " by Mr. W. R. Gouriny, sometime a Member of the Indian Civil Service, represents Lord Correctly' subsite of police equipment That (Marryle of Hastings) after the lage of about a quarter of a contany instituting a thorough capacy into the effi-Cornwellin, only to acrive at the conclusion that the systons had not worked well, and that a return should be pands to certain prenciples that were old while exceptions reliant which were pay. In this view he named the

Begisters, XX of 2017 whereby sit the rates which had been time in the best remeted respecting the abuse, or droughts and other further paties of there were voltaminately and include a formation of the patient of the

(f) Referen found bardwing and conferen

The reforms wisstover they were, did not produce to-s the decised secols, Im the "people did not sleep in tronggallity:" deceits there were as before, and the many country tran querrun by robbers as before, as the villages own of and countrywies were infinited with thinves as before. Photo were the circumstances which introffed Lord is record Well-alov in 1801, to resolve to institute momediate inquiries into the corner of the failure of the police to reserve years and order in Bergal. Fire votes later a Similar committee agrounted by Lord William Bentinek. was seen labouring in Madras to device mounts of improvement of the police service, and immediately after the passing of the Charler Act of 1813, the Court of Digestors, insisted upon very effective reforms being introduced whereby, internal peace could be secured to the pecule of the country. The result was the persons of the Madran Regulation XI of 1816, the object of which o Was to establish a general police system throughout the Price presidency. Of this restern for Thomas Murro said, interest we have now in most places reverted to the old police is Noltes of the country, executed by village watcheren, mostly is 1918 berediture, under the direction of the heads of the

Villaces, tabuldars of districts and the Collector and

her to 1997.

Magistrate of the province. The establishment of the tabellars are excelered suthern distinction either in fow years leter in 1827, Barrelation XII was moved in Bembey establishing a system of police" founded cha-tly on the encicet usages of the country," and us all material nurticolars, identical with the enhance adopted in Madras. In Bengal bowever, considerable difficulty was experienced. By reason of the permenent withment provailing there, the subordinate swrenge establishment was not evallable and, consequently the abelifica of the dayout with his retainers could not be thought of unthout detriment to what hitle effectioner there was though his executive powers had been considerably ourtailed by the removal of all petty, as well as, beliable Ofference from his cognitation. He was hereafter to corre out beheats. Various enquiries thereafter were made m 1829, 1832, 1843 and 1849, into the working of the police in India, followed by the approximent of a Commussion in 1860, with instructions to an into the whole

question of " police administration in British India and

to submit proposals for increasing the efficiency and reducing the excessive expenditure." Their reput was followed by a Bill being broarht into the Legislative mail which subsequently became Act V of 1861. The object of Act V of 1861 was " to reorganize the

police, and to make it a more efficient instrument for the presention and detection of orime." So the entire police one police farm. The superintendence of the police throughout a general police-district was verted in and was answersed by the Local Government to which such district to emberding the above correspondent or with the relies shout a goperal police-district vested in an officer to he steled the Inspector-General of Police and his subcrginute offcore: and throughout the local jurishiction of the Magista to of a desiriet, it is world in a District Experimtendent and the subscriptors, mispert to the general control and direction of the Magistrate. The date of the unite officers is recognity to obser-

are they to we prove storers in precipely to come and cannot all orders and warmeds burding issued to tax by my component subsidiely, he collect and contract to the contractive of officers and public minness, to be test and irring offendors to justice, and to approximate the contractive of officers and public minness, to be test and arring offendors to justice, and to approximate process when he is legally substanced the approximation for whose approbation sufficient ground carnot.

Battern and m-regunstations of the public have been

going on ever since. Of these, the 1843 enquity, which followed the amenation of Size, and carried on by Sir Charles Nagier, is of great conjectuous for, it was here that a regular police force, seen cultivary in character, on major the model of the Irish Constitution, as opposed to a near-seaso ly gird force, was organised. What was started as a conpecial organisation for the penty-accurred yea-Vince of Sirel, some became the basis of the police organization in the Providency of er, whose the condition of the police had marged in an unsatisfactory state, and which in superintendence and want of proper appearings. He receated the merits of the Eind system and was quick to see that that provided a remody for a long-stanting defect. Pregrait did Sir Gorge Circle remodel the lombay system, and appoint at the head of every district police organization, a Superintendent in full con-trol, but generally subscribes to the Magistrate in mat. ters relating to executive administration. In turn the Princepolithing or taked was placed under an Indian police point to officer, holding to the subdivisional officer or wasnistder who the count of or felalitar, the same solutions as those between the

Superintendent and the Magistrain, the superior correct over the police being transferred from the curst of Fanderi delate to the Generament in the Fallicial departural. It was not till HSS that the statistication of the police was transferred to a Communicator of Police, the producessor of the Euspeden General of Police of our day.

(a) Reference intendated for Madron.

Makes followed suit as a result of the disclosures

made in the Turture Commission (1855), a witness be-

size which stood that, "the grides was a terror to swell stage and any passessible people, were whether to thistere and regions and that if at was boilished as fets, the same of exposes to the terror to the great red was a construction of the contract of the print and read." Another visious deposed that "the print existtions of the community, and the center of hard the terror of the community, and the center of hard the contract of the community. The hirty doors to happen of the community. The hirty door to happen of the of the Government," The hirty doors to happen of the first the contract of the contract of hirty. Do Norm, the hands was the of "Hirth Leve on Unique".

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then Aboustic General of Minks, resulted by slight of springer without the Magistantin inconstrain control of the priose "This lawver," all on speak to his recount for Charles Termings such just the meaning condumn was possed, had however the Charles to meaning condumn was possed, had however the Charles probed which the colour of the Datifich Magistrian as in Benthey, a greetism which was incorporated in the SIII facility passed in and XXXV of 1280. Upon the recommendators of this Commission over familed, the variety comprehensive statement of the Commission over familed, the variety probability of the probability of the Commission over familed and probability of the probability of probability of the probability of probability Poise Ormationte of 1900.00, over which the late Sir Andrew Phaser, carefular Lieutenant George of Requilation of the Sir Andrew Phaser, and the Sir Andrew Phaser, and the Sir Andrew Phaser and the Sir Andrews Phaser and the Sir Andrew

distinction between the Birropean and Indian members of the person of th

With regard to the secting of the police system units should be taken of the vellage agers, the introduction of the ensire Prince addition. The notices system of vellage police, regard XII.

The policy regard XII. The policy of the policy o

natural or sudden death occurs, or any occurs to burnl,
the point-patest forthwith assembles an inquest, and inrestigates with the Passek into the cames of

seath and all the circumstances of the case, and unkness written report of the same. If from the inspares it appears that the death was realisefully counced, be given immediate control to the prelimentation, and, if the sists of the corpus permits, in formach is already to the Christoppe or color topyrished neckan officer. The policy-point out make services, and was also to be compared to the control of the colors of matching allows in the wide photomac in Maleron, in his coporty as village magnitude who carries on the duties of the policy officer, discon, which by failure or village.

Fridayoled at the head of Sellers as willage webflown.

watcheren who are his principal informers, rasher than noted for each village with a number of watchmen unbordinate to him, and directly under his control. These appointments have for conturies been more or less hereditory and one represented by restairee lands and, sometumes by each, and in some parts of the Daccan by both in the case of efficient and suitable men. If the wholesome conton and tradition that pervailed in Sind, of Zemindon and landowners assisting the police, have entirely disappeared, the administration of unsympathetie European officers is responsible for it, for, in thair false notion of presign and idea of superiority of race, solour and used they never same to reaks are effort to marriage and forter these relations, though attempts are now being made to rebubilitate them, and, ealist them, as co-adjutors in the work of the maintenance of peace and order, and in the work of carrying on the software duties of the police. In the United Provinces the evetem does not vary very much, except that the Chaultidors whose divisis there, as elsewhere, are watch and ward, reporting to the police and exercising limited powers of arrest, are considered to be a more uniful body of men than their beather officers in the sister provinces.

duty or watch and watch.

10.1

H The Drugal System

The great important system however, as that which pevelle in Bengal. It is based primarily upon Art VI of 1870, which " was framed in a spirit of treet in the ollars community, and it was based that, when the eveand of the village police was placed in the hands of villagers thereaften, a sense of self-respect would induce " them to co-operate honestly and cordially in the detection of the contract of of crime, and that a cruse of justice would enfoce them to see that the village watchman was regularly poid." The rolling, but it left sweet not to be expected, on that as a intell of a very thorough enquiry that was made into the problem, Act I of 1899, sponsored by for Heavy Cotton, was passed, which introduced a wholesale madification of the principles custorlying the Act of 1870. It took away the control of the village police from the bands of the villagers themselves. The effetule of the Government was coute clear, for they held, that the minketants of a village have no charge to a municipal administration n ary suspect, still less have they any claim to contro the police. " For the disablezes of each deties," estthe official spokesman, " the highest possible qualifications result he sourced and where the low calibra of the

the official spokeszan, "the highest possible qualifications much be served, and where the two coalizes of the near who constitute a village praceinged is considered; the strength opening to be widely on the side of a police stimulateristica by the Control Generators." The mean pracation therefore, solving the tack is, not his the Chandester system was to be rotation, that the Constition was a superior of the control of the coalization of the coalization of the control of the coalization of the lot is to decrease and of their resolver and retranscript, where the coalization of their resolver and retranscript, and with their consistences. The coalization of the coali

(heshderi geten sol jekolovil vidi, substity, nearly the Magistonic. The abovy of the Chankshier paid by the Government force oft of a first roads up of the Chankshier into, fixed on the Chan shade up of the Chankshier into, fixed to the Chan the matter of the Chankshier into the content of the matter of the Chankshier in whose part, specified produces of the Change in the Change of the Change produces now of the passabayed to whose part, specified not be shorted. The minestics had it denied effect, or it is shorted. The minestics had it denied effect, which have part point of the prevents. It has alone when the change of the prevents. It has alone to the produced by the delighter spicera, a fugition long plotted the band of the 'of Chanksher, fuzz-

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insident with it is any way, except in case of a precinition of stay. It is a spring of repail appelled controlled process that of white points, with what α is the process with the stay of the st

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not any potentiago et al timatorio employen in sussenze al isola on hely observe to see incoluno employed in silver portire of Lorda." Since then defaulte and sus-cutiful steps have been taken to surpress the silvatation by replacing a supplementary body of low-paid silgentianes or submittants police by the village arguest itself, the village being assumed to be the until of administration, the resolution of which is in recognition to a colors and

yearlds

includes since the other connection this is this sense; as these there is a third, we are the contempt to present by Wavebourner of the contempt to the contempt of the contem

where. It is primarile theoritors, both the village backman and the village plockment change the latter as second or the village and authoritation to the forester, same online. Though set upon the control of the village and authoritation to the forester, are online. Though set upon the set of the control of the village and property. The Command Procedure the golden operation has largely helped us in some the set day of one lives and property. The Command Procedure to the fall for set of the command of the comma

Demanda or the power torce and malyered before to proper sold and excelled. As easily as the year 1000's of concesssion was appointed by the Conventional of Linda to security in the contraction and administration of the politic fere in this translation where the Company's rich had received by made from first the rich of the Orient Genetical Contraction of the of which was the entablishment of a will cognized constantishment out to the Contraction of the statement of the Contraction of the Contraction of the Contraction of the statement of the Contraction of the Contr The Gonzálson del nei recommend the estitution of the cliff tags plane, ne would they metric with their stabling hoding which hawver, they feited to be cliff to be compared to the cliff tags and tag

common control policy from judicial functions. These reconsensations because he has not not ada possed in 1817, which, which reneatherates most force time to time to either and provised conditions, and fir registres the English Policy Poten Press. The Policy Press of the Propleton germen Policy Poten Press. The Policy Poten of the Propleton germen in the Policy Poten Press. The Policy Poten of the Position germen in the Policy Polic

played in those sities from the Previsual police, and the nearth was shown of two-spension on the part of both. It was deemed in be proposaled to the proposaled of crime and thereby, to the host interest of coloriey. With a view to reserve them defects, and grone particularly to donous means to high the trenest, sprangered of which were disconsible in the notion, and which coincided in the Bangal amorties on 1990, berill insteadons to except to Contribution on 1990, berill insteadons to except on price to receiving of the Bandiar Police, and target through whereby humany could be established and authorities some in in the method of work and operation throughout India, deviacould be introduced.

THE MODIES POSSES.

Becommendations of the Police Guargianius of 1869.

The recommendation of this Commission which we can be experiented to be an assumed to the contract of the cont

survise in particular districts, but the repervising officers are hidde to transfer as a normal condition of their service and presention. In every province they are all under the control of an officer designated the "Importor

General of Police," who is ordinarily a metaler of the Indian Civil Service, unless there is one in the provincial focus swell who, by reason of outstanding ability and semarkable administrative capacity, is considered by The exceeds of the full nessers of a Maxistrate to which he is entitled within his own surisdiction is in the absence of the Magistrate, limited to the preservation of reace, the prevention or detection of orime and the auembersion or detection of afforders, and with moved to his own staff below the rank of Superintendents and Assistant Superintendents he exercises full powers of an educative bend including disminal, removal, religions tion, black mark, withholding of promotion or periodical increment, removal from any office of distinction or

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special emplement, forfeiture of privilege leave, recover or reprimend, confinement to enerters for a period not exceeding 15 days, punishment, drill and extra gusel or other duty. Inspectors, Sub-Inspectors and Head Consments. Not unavasly is he assisted by one or more Deputy Inspectors General to whom, is given the charge of a specified area of Police administration, an incubes and a singuise, which can be easily doze ower with having recard to the fact that Dutriot Magistratos and Decrety Commissionare have now been relieved of much of their work in respect of Begistration, District Boards and Municipalities. They are now enabled to have suffisignt time at their disposal to exercise better and closer expervision than they at present do one the Police administration, in their respective districts and, having regard to the fact, that under the new dispen-setion of the Montagu Reforms, and the cruel

recommendations of the Lee Commission, their var and recognization have pearly been doubled, it is and automotive that they should be tall respectively for that is rooting in the police. They should be sufficient to the policy of the policy of the should be sufficient to the policy of the policy of the Depay Topperion General, solice than this on all such the policy of the policy of the policy and much demonstrate popular in chiefs and mindners. The table is the policy Depay Depay of the administration, the Depay Depay of the Township administration, and the Depay Depay of the Township administration, and the Depay Depay of the Township of the the special of the Depay Depay of the policy of the Depay of the Depay Depay of the Depay Depay of the Depay of the Depay Depay of the Depay Depay of the Depay of th

(б) Весопиче

The recommon fations of the Commission regsorutment and training, so far as they concern the and Government, have been carried out. Sub-Jagues, marked tors are now recruited direct, a small proportion being remoted from the runk of Heat Constables. te considerable rank of Sub-Inspectors is a la ruiting ground for Inspectors, a small portion of whom is mornifed direct. It will be noticed that a provincial police service was recognized under the recommendations of the Freser or the Ourson Communion, which in Ber countrie of 28 appointments of Deputy Superintendents, fixided into four synder. Provision has also been made for the transing of all police officers at the several provincisi police colleges. These are special clauses for the Annaant Superintendents of the Imperial service and all new recruits pass through one or other of the colleges under he direction of a specially selected Superior

every province, while the organisation of a Criminal Investigation Department under an officer of the rank of Deputy Inspector General of Police with a Personal Associant of the reak of District Seperintendent is a notable feature of the recommendations of the Commismin of 1992. The Provincial Breev Police has been reorganised shough much yet remains to be done lectors the force may be said to be an efficient body.

Yel Jacklinus Distinction among Police Officers. " The Deputy Impector General of Police," said Lt. Col. Bruce, sometime Inspector General of Pulses in India, who reorganised the police force on the lines of the

more residentians of the Police Commission of 1860. " is the schoolmaster of the District Separatendents, to street, sories and guide them. He takes care that every district in the division works with the other and not independently. He is kept perfectly informed of the state of crime in such district. He is, in the opinion of the Lieutenant Governor, the beoktone of the system. His position enables him perticularly to study professional crime, tracing it from one district to another, and all this he does without in the least distressing his Disaries Superintendent." The district-police is under the control of a finnerintendent of Police, on Irrowein officer, assisted in the discharge of his duties by Assistant or Deputy Superintendent of Police as the case may be, though it is difficult to see why they should not, and do not, from one cadre of officers who say to negat in the district administration under the designation either of Assistant Supraintendents or Deputy Superintendents

of Police wedges it he for the fact that it would be

sections in the report of the Imprecial polary and propagits if the two races, the European and the Indian Sensor men and large part, even in service where ladd are limited used to the property of the Indian Sensor in the Property of the Indian Sensor in the Indian Sensor in the Indian Sensor may be substantially and Angere to the Indian Sensor in the Indian man is neithern and is not in principle types any greed, in the Indian Sensor in the Indian Sensor in Indian Sensor in Indian Indian Sensor in Indian Senso

men, within his knowledge, got more than a " soco " Prior in their English popers in the Indian Police Service Rus-inspirate in England, are down. It is really the y-denied Superithendent of Police who has otherone distinct to dischange, the most important of them being the personal again investigation or supervision of investigation of all serious cases in which Envisements are normal, and all serious cases in which racial feelings have been or are High to be sounced, of all affrays between British soldiers and ellagure, and of all cases in which there is reason to susport that a villager has met with death at the hands of a riish coldier. In this task however, he may be superseded by the District Magistrate if he shooms to condu the ignostication browell or denote an European Cottl officer for the purpose. The Superintendent of Police has also to record respondent of officers under him. In incurre into the accuracy or innovency of reports of popurations in the normapper, to sitend to entire office of the normal to the state of the normal to the fealers, to attend to but livelihood, police investigation and C.I.D. cases and to reaction a geneticer of crimes. His powers are wide and varied, under the sixtutes but

these states the department of the res the cross recognition, the control and control and

to no old so the Vinecopality of Lord Lexislowins.

(d) Police Areas in a District.

As the direct in provided out for police purposes into vacious access, these offices here under them Innpositor, Sub-Lampedore, Raind or Chef Corcubide to the positor, Sub-Lampedore, Raind or Chef Corcubide to the control, important on time. Data describe in one of primarily responsible for the working of the police within his charge, and is satisfied by a body of controller. It is his daily to caught personally into case of sentencess, cold heavy the described, as he had ten in Fraintenant, and he and the described of the late in Fraintenant, and he and the described of the late in in Fraintenant, and he and the control of the control of the late of the construction of the control of the control of the Childery Police, which are saided on you can be described in the control of the control of the Childery Police, which are said on you

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to be necessary in order to cave you as idea of what their functions and dates see. The Arrest Police, community known so the Head Quarters Parce, consists of fixed socrete at head-stanton and at selected subdivinuous matters relating to frill, discipline and training of the form is assisted by an armed Sespensi. The primary function of the Armed Polyce is, to less shall always in readitions at handstructors or subdivisions, to deal with local disturbances whenever there is say. A the Military Police who are enlisted under Act. V 1961, and Act V of 1892 see, for admiristrative purpo ses placed under the Deputy Inspectes General of the lance and the Inspector General of the Province. Unblothe Civil police force they see not under the District duties, but am concerned only with restoring and troserving order to the event of any internal disturbance. But when collect out to discuss an apparelal assemb they are under the direction, not the evoted of the gistents or Cavil officer, if any, in the same way as the ordinary relice-that because they are not "Milliarr," in the sense of sections 129 and 130 of the Gods of Original Properture. And the formalities observed in calling the Military Police out, are different from one obtaining in the case of the Civil Police in that. survives of the forces are regulationed by the Marieirste by mann of an application to the Inspector General ough the Commissioner of the Division, except in extreme cases when such application may be made to Inspector General direct who, after a suference to the of year or may not remove with the recruit-93 of the Oriminal Procedure

Code however, the District Magistrate may, in cases of

(c) Rathress, Storer and Militery Police. Without coing into any details of the Railway.

Rays and Military Police establishments which are all constituted with slight variations secretize to circumstopon trong the model of the Civil Pulice we may notice the excetence of the Central department of Crizzinal Intel-ligation on a part of the Covergment of India. In the sariv days of British rule in Indea the Government found it moreover to magnisio a department of Thant and Decoty, designed to suppress orizon generally in the country, but nurticelarly in the ledian States. As with

the advance of British Rule, law and order because firmly established, the department as a separate entity was decined to be no longer measurer, but the question arcse, as to what should be done with the bead of the department who assisted in his functions certain duties of supreme importance to the state, and for the contigrance of which arrangements should have to be made.

The collection and distribution of secret and relicion ratellizance, enguiries into note-forging, counterful coining. Wholt traffic in arms, inter-provincial armased the operations and soluvities in provinces divises from their houses, of gang subbers and original labes,—all of which had been smob facilitated by the extension of redways. These called for a central amount of information and record, coupled with a detective sciablishment. It ves therefore, deemed important, in 1904, to create a Control Criminal Intelligence Department, under a Days-

for whose business it was made to see that the work of invasigation of the departments established in

the different provinces, specially to deal with the matters relative to prime and solitical intelligence as a consequence of the deliberation of the Commission, was carried on in co-operation with each other. The present police system was been in a 1861, with a chief officer at the head of the dutriet police spece who is sensente from the judicial stuff hat is subject to buy the control of the older executive officer of the district The Magistrate (Streets and manners the police and their work all over the district. Since 1961, great improveserts have been made in the status, the new the afrees, tion and behaviour of the force, nor has the position of the nation offices emistered been but most of The his monthly waste is secured to him. Become laws have made the village police-man a member and servant of the village community so that, he is always under the egitimate control of the village elders. The urban watchenen have been, under British role, united into a body of sown police with delice confined to their respective towns. In time of trouble and occasion well-to-do and respectable townspaen and villagers are expected to work as exastables, and they have cheerfully accepted such position and fastisfully discharged their dates

without pay or neward, enough where experitive vagary is eincernal. It is the daty of the police to see that starccipal and seating rules are observed by the popule and that encies, ferest, and eriotical laws are not broken. (If Parective of the Police.

The principal function of the police in India as in all other countries in the prevention of orime; not so much the delection of crime to which credit is too often ment präm.

gives. By, who, by the vigitiest which and reproveds, yet improved the control of the control of

Crimer state by effective engian piercentin, et interestry by enterioring an elegible inland, singuistic and a singuistic and a singuistic and a piece, and pieces a preparation were extracted or the picks, and if proper supervision were carried of two words in pearly distintable. We datum fails interedipt electrics, and do source an efficient approvate based of the size of every policy and the size of the policy of the size of every policy and the size of every policy and the size of every policy of the size of t

el de el This work of the Pvlies however, is of a varied nature and as a rule they perform thour daties conflictly though instances are not weathing which have made the pulled the most supports and the book-hald of British the pulled the most supports and the book-hald of British posterior policy into which the Government have a it mass posterior policy into which the Government have at times tables are exposed to be the shorthright in them for "Government can only sai," writes Mr. Govern. than

rham a more competent and fairminded critic of Indian philical tile and Indian conditions I have not known, "through their agents, and they sely on them for infor-mation. Once the Government is occurrited to a policy regression, the subunitrate police becames its rue and rel. There are many honourable exceptions, but, esking generally, the subsedimate police in India is intelligent, incomprised, corrept, and sometimes oned. The result is that when the Government strikes it stolkes the wrong man. Instead of instilling age it secrely rouses togger and makes men feel that the fight for treedom to not an empty plants." The experience of the lost few years tells us that the police would never miss an experiently to saven into their net a large yearber of wrong persons, quite as many unrecents as guilty, the moment they get the order from the Government to or in Beneal, one half of whom would be released before trud for feality and infirmity of evidence against them. The mistake no doubt is due to the under reliance whered upon information supplied or collected by policemen in India, Europeana and Indiana, "There is no part of our Occorrment," said Sir John Woodbren, Lice next Governor of Bengel, in a letter No. 5455 J., dated the 13th of December 1901, to the Government of India, " of which such univioual and bitter complaint is made. and some in which, for the relief of the people and the resultation of the Government, is reform in anything h the same degree so argently called for. The svil is esse

tial in the investigating rief. It is dishenest and it is

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(a) The Real Trouble.

The secole know were well that they incur creat visit

when they institute a case seniors the police and it does not appear to us that there is really a " tendency to living false and frienders observes against the nolice." The fact is, recole so to the police for relief, but they do not really and the relief they desire at their hands and, thers. If some people have the hardibood to complain shout it, it is alleged that the approximate are in many name brought in order to obstruct imperigation and new adice the overte against investigating officers. If that uncreased number of "convictions" of police officers all over the country. The public may be "obstruc-tionists," but here the Magistretes also turned out to be " obstructionists! " That would be an elegal remonition. The real trouble is that the policemen under the research arrangement of the Government in Traffic thinks

that they are the " masters " of the people and not their If the police, instead of thinking that they are the masters of the public and not their servants, bosin really

to seek for co-operation with them, we are stre most of the so-called " obstructionast" cases among the seize officer would disappear. Besides, there are several organ enormous templations which stand in their way, to the abuse of the enormous powers that they exercise and to the want of effective supervision of their conduct. The men cause leading to this unfortuneto state of affairs

seaded by name's

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on the above of the moore, with which andies, stoned man is invested by the last of the land, Clothel pearly with these nowers, very many of the officers and men of store the makes department consider themselves the masters of the public and never realise that in the discharge of their dulies they have a resomethility, as known of potoe and guardiana of law and order in the sountry, to the children of the soil with whom their vicer, to say the least, is discourteess. It is however, a creek relief to find that some among the bigher to officials realise that the behaviour of their towards the public ja "discounteous," "pr banded;" in short, they often commit ' neck recole rather than protect them. These vices make the police officers unpormier with the rephilo become so ingrained in the present members of the dinete police,-some police witnesses before en offi cial Committee weed so for so to say that vices are to be found from the countables right up to the harbest officials,-that they essent be removed by the mere issue of him Acceptment. What is wanted therefore, is rehange of the mentality of the entire police force. If boy should realise that they are not the masters of t public but are the servants of the tem-payers, that possess great powers, and have also small restus. they are the countists of peace and order in the community, and above all that the assence of a policeman's duty is politeness. But mere platitudes of this meters will not mend the existing crits unless the higher officers show by their own control the example which the schordinate police are to follow. If the officers from sense of confidence and courtesy in the minds of lie, their sphordingtes are bound to behave

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properly, examing a much desired classing in the utilizate of the publis size. For a policonars, however able is may be, examed hope to record in the discharge of line (attless turbes he occurs the co-operation of the public data the obstellar of crimes and suppression of wideston and the contract of the contract of the public visible will give opportunities to both sides for a bottor contains motivationing and also for the resident of the contraction of the contra

One regests that the relations between the police and the guides are essainsfactory, and there is mastrast and fear instead of co-openision and faith.

(b) Why People shan the Police.

It has been observed in resolution after resolution of the Government that " the continued decrease in the

Zugin dhindinal is lare asyding to de with the polon-

sumber of ougainable cones irreduling full of about 359 per count. in the sumber of burglaties and shoult it for excelling the number of bladder, in very gendiging." Why is there therivables mergly in it does to good hereaft Or heart the state of the original of the control of th

(c) The Fault of the People.

But after all are the people free from blazze? In not there undoubled evidence that as a rule they are not in-

HAINTENANCE OF PRACE AND ORDER

client to aid the police in investigations which the total avonetic for the whilly strontistationy state of of the the reporting of crimes? It is a true hill, as the authorities in their despoir observe, that the people of India are not graceally activate on the side of law and order, and that welcon they are reflerers from the offence themselves their attitude is copinally, at the very best, one of ellent neutral We one not molined setivaly to swist the officers of the key, even when they are not really the horakon of it. No doubt, notice propostication often entoils were measure of worry and amorpance, and the proceeding of once involves interruption of work and of our life, and is also a source of considerable trouble and expense, but an ettifude of mind widely different from that of the people of England. The real cause of apathy however, is to be found in what the Police Communics condenses in unmeasured terms to the "defection character police and magisterial work." The principal duty of the police is to keep police order, to patrol the structs is bests at stated hours, to render the commission of benchery and crime consently difficult, if not impossible and to keep an intelligent watch over the movements of the most dangerous criminals, surveillance over whom is never complete or effective by the paying of one visit to the relegional or the suspect's house, or sacertaining by a personal interview that he is uresent there. He is relieved thereafter, for he is not looked up again that night, and as soon as the police have departed he is free to sally furth and commit his dependations and otherwise. The bands routine has now been appeared by the activities of washer he Original Investigation Department who have in total a most perfect resion of scottlerstehing. Their

of the propie

of the cubile also. For a policeman, however able he may be, earnest hope to succeed in the discharge of his duties unless he receives the co-operation of the public in the detection of critors and suppression of violence, Officers and men of the force should mix freely with the public winch will give opportunities to both sides for a better common understanding and also for the realisetion of makes) grievenous and difficulties. This will remove to a great extent the mistrust and fear with which

One regrets that the relations between the police and the public are unsatisfactory, and there is mistrust and (h) Who Papels about the Police.

the nublic look upon the police force.

B has been observed in resolution after resolution

Propie State-Sand anything to do with

of the Government that " the continued decrease in the number of cominship cases including fall of about 23 per cost, in the number of bundaries and about 16 per cont. in the number of thefits, is very gratifying." Why is there this solden dour? In it due to good harvest? Or have it due to the efficiency of the police? The head of the Police Department would attribute it to the organization of patrols, the use of the preventive sections of the Crimiual Procedure Code and vigurous action under the law relating to the criminal tribes and surery. All those actions have been taken by the police systematically for some time uset, but the "wadden" from and decrease remain unexplained.

(a) The Fault of the People.

But after all see the people free free, blame? To not there undoubted evidence that so a rule they are not inshoot to sel the police in preschipation which Person accounts for the wholly usuatisfactory state of a the the reporting of crimes? It is a true bill, as the authorities in their despair cheeve, that the people of India are not generally retirely on the sufferers from the offence themselves their attitude in coerafty, at the very host, one of silent nontrality We are not inclined natively to assist the officers of the law, oven when they are not really the breakers of it. No doubt, police investigation often entails some measure of morey and approximen and the remarking of cases untolves interruption of work and of easy life, and in also a source of considerable treakle and expense, but there are mere inducements to silence and neutrality, an attitude of mond wately different free, that of the nopple of England. The real cause of spathy however is to be found in what the Pelice Commission conde in unmeasured terms as the "defective character of police and magisterial work." The principal drity of two or the police is to keep public order, to patrol the streets the police. in beats at stated hours, to render the commissi larghay and origin generally difficult, if not impossible,

and to love an intelligent watch over the movements of that the mest dangerous criminals, survoilinnes over whom is never complete or effective by the paying of one visit to the original or the suspect's house, or associating by a personal interview that he is present there. He is relieved thereafter, for he is not looked up again that reight, and as soon as the police have departed he as free to sally forth and comment has departed in as free to sally forth and comment has departed into and otherwise The heads! received has appealing with hos Noth risk. All that spring of routize has now been supermeded by the netirities of wisdom-the Crimical Investigation Department who have instituted in the toted a ment period system of scoret-watching, plain-

citches paireis, and an intelligent coderwore to accentise
the real memerates of a request or an anxealist. They
also regulate the strafe in bury streets as first print
At night they examine entryl beness which are some
times much the base for benginzies, lest widerd elementary
times much the base for benginzies, lest widerd elementary
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to be a street of the street of the street of the street
as a replyedy due for may breach of rules. Any inscringly
as a compressive in its incontinuous plus benging to the notice of

should be likely; where. The pollumes is set down the same of the land, but supplet to promitment as work on one of the land, but supplet to promitment as work or improprise in his conducture per baseline of the or improprise per land, and the supplet but stocked of the regentre, nonlines with good entails. To the Patter administration we see the placebone of the comparlation, and the supplet of the supplet but stocked in the supplet of an analysis of the supplet of the supplet of the supplet and tightening those will like use entirely, if each supsistent control in the supplet of certainly a supplet to supplet the supplet of certainly and the supplet of the supplet of certainly and the supplet of certainly supplet to the supplet of the supplet of certainly supplet to the supplet of the supplet of certainly supplet to the supplet of the supplet of certainly supplet to the supplet of the su

The ratio police establishment under a Local

Gourmont in decard to be one point foces, and in formally smalled, and contrast of sub namedo of officer and see as any be damend assessary by the Local Gornatura in whom is writted the general experiencedones of the catter police chamisterion. The principal contrast in whom is writted the general appreciatedones of the catter police chamisterion. The principal properties of the contrast in the contrast of the conloration of the contrast in the contrast of the contrast contrast of the contrast of the contrast contrast of the contrast of the contrast contrast of the contrast

Inspector General of Police Pollos who, so for as their local invisdiction is concerned. are under the soneral control and direction of the Martainste of the district, who makes to the notice part ceders he forms accessary to score the effects discharge of their duties in the preservation of the pence or, in the recoration or detection of efference, so that there is no limit to the se the interference of the Magistrate with the work of the fee Police. This is a rule of which, one feels serry to say, that is both the screpulous and the unscrapelous. Magistosic lastrasteels terapied to take the follow advantage. I must observe, some deliberately, others unconsciously. All solies officers, other than those I have mentioned show, are sublect to the sanction of the Local Gove by them promiting as powers are delegated to them by a certificate of appointment. On the principle of the trees of especiating authority being also the punishing authority they may discrime, suspend, or reduce any volce officer a om they have reason to think remiss or negligest in discharge of his driv, and suff for the extra or.

may inflict any one or more of the punishments to any officer who shall discharge his duty in a careless or nt menner, or who, by any set of his own, shall or himself unfit for the dischtest thereof, namely (a) fine to any amount not exceeding one month's

ut to quarters for a term not exceed. Former fifteen days, with or without punishpi, drill, extra guard, fatigus or other such.

stion of good conduct pay; reasonal from any office of disting

e Inspector General has, in addition to these, get orne to deprive all police officers below the suck of Inspectors of approved service of increment or of promotion, enter a black march against the officer's mean to cusmon or reprinciand him. Inspectors, 84th Inspectors and Head Countables see, of course, treated with greater

Previously of triase and majate some of law and

the provestion of crime and the maketenance of law and coler. The great mass of origin consists of effences against graperty, against which the police affects a longolest patrolling, or industrily by the exercise of a money surveillance over had characters. To obtain a expendedgy of the pursues addicted to crises and to mean taun adopusts supervision over them is the sem of every member of the force. The successful detection of such crutes as the police categor or do not pervent in a matter of the recei vital presentance. It does not necessarily follow therefore, that an officer is uniqued by his moneytues of succession in the investigation and prosecution of officers which is to some extent a matter of fortens. but by his display of method and untelligence to detection. hes orneral efficiency and lesseness, his management of his subcelemates, and above all by his knowledge and

control of the local charge committed to him

POWERS OF THE POLICE.

(a) Estraordinary Powers for Protection of Lafe as Property.

Da Regista restral quindi remair For further gestestion of the and properly test maintenance of peace and order, the Britain Government to India, without whose presence, whatever other gricvation Indian people may have against them, there is every likelihood of India reverting to logicum anacohy, shorty the Movicess from at the Hiprica and the Hisrina jetaliating with relationer, such at has been witnessed in Colorita, the Boomd City in the Brapire. (Incing the whole of Arnil, 1935) though for much of it a weak, inconnectors, correlativering and feetful because of the less to him of the high office of Viceroralty to which he had

aspired from his University days, Governor is responsible, and recently at Dance, here from turns to time taken powers in addition to what they have rader the Original Procedure Code. With the

old of these over since the days of the East offs Company the Government, either through the police or other oxecutive authorities have energied upusual lunadiction, without making their offices liable for any prismo or missrellestion of them. All remosa who pal, for sota done under orders of the Governor-General in Cornel in writing are completely economical. If the officer of the Government whose conduct or net comes under discussion, should be in a posttion to produce the order in writing and able to show that he has in no way overcooked the limits of the order, such production would be a complete defence. Such was the tened of this arguments advanced before the

High Court of Coloutts in 1869, and stisched with rehemopoe by Mr. Auster, the ablest constitutions! lawyer that ever came out to India to practice. It was in the creat Wahshi Case that the provisions of the Statute were discussed threafbare and smear to bind the High Courts in India. And the negree of the Police reseat to arrest pensons suspected of having carried on a daygerous correspondence with a view to their tend upon warrante iterate by the Government, is as old as 1793. A subsequent Regulation however, gave the police as the

A Dreson

to continue any person, for resease of State, as a Stota princeer, and it will be remembered that the description of the Natu brothers for the 18-foted and wirked marriers was the first application of the Regulation against Indians on solitical grouple in Indian instory. The police administration mercover, line power (delarated power) to issue orders prolificing any dramatic perforname which is of a residulors, defensely, softions, obsoene or sourcious nature. In such cases is serves the order on the intending performing as well as the owner of the place in which the play takes place. With the permission of the Local Government the head of the redice in the Presidency towns or in the recreims expels from the services a Goords or a damperous claracter who has or is about to commit an offence of minumal intimidston or involving a breach of peace or which causes duager or in likely to come aloun to the people of the locality. The reserved that is served trees him order. tar lem to withdraw is usually in the form prescribed

The Develor for what period he must retire, and he must make the certile parasite or routing recordinal for him by the surphrition. All great at this own indented with disappeara and the force that the control of the control of the mast the force them. And it is from that their epitions conductors to the restoration of public transpositify and conductors. While the write to acknow that call, or made of pressure who do not come within the purview of the cutsified leaves, or if, in case of exheust energopy, the exists of which has got in to be included along with the exists of which has got in the included along with the the declaration, it is framed that the procedure more

It will be noticed that the order which directs from

toon is also information, the Countermouse of Polymer and the Derich Higherian, book in the Upda 2 and in Brook Higherian, book in the Upda 2 and information, of the India and India and

(b) Extraordinary Propers.

All this, in addition to the substantial present, the wapolice base, for, under the Act of 1901, the Local server applies base, for, under the Act of 1901, the Local server of the contract of the Local server and the Local server scale area subject to its authority is found to be in distincted or dangeous conflictor may, as a matter of expolatory, mapply any place forces in adultant to the conflicts; that complement to be quartered its the area receifed in the defaultion or vertexination.

That however, is not the point. The point is to penalise the inhabitants of the disturbed area from whom is brief the earlier out of such subtitional poler-force. And, to order to meet the such of instite the Manis-

earlify or resolve the order.

trate of the district, after such enquiry as he decays \$6, according the cost amount the imbeliants who are, if

not excepted by reason of good conduct or otherwise, liable to bear the sense.

In the overt of new death, or priproces lead, or loss

in me overn on any count, or gravious sear, or loss et, or dissays, to, properly being caused by the nanconius of the unhabitants of such swan at shall be invested for any person, being the person chiming to have suffered supery from such miscondools, to demand computations, the sancoust of which is found by the Magistans, to be not by the high superior as in decrease.

Every declaration or assessment rande, or order passed by the Magnitzshe of the district, is supped to exvision by the Commissioner of the Division of the Local Government, and no civil still in maintainable in raspect of any tipury for which consequentsion has been

(s) Power to deal with Danperous Characters under the Oritomal Procedure Code.

Under the possuline sections at the Gole of Criticalisms and Necofron the policy deals with disappears obstracted by proceeding agrant them and also by raiding content and also be recommended to the process when they frappear. And because the recommended to the recommender of the process of the process of the process of the process of the Comments of the process of the process of the Comments of the process of the process of the Comments of the process of the process of the Comments of the process of the Comments of the Process of the Process of the Comments of the Comment

quaring an order for his exchange from a province is assisted from a report by the Continuismose of Fullon that a person, other than a person been in the province, is no despensive or desperves as in ranker his passence haracteries to the passe and order of the lower, and thereby he may peas an order embedding such person from the recoverse.

> (b) Power to institute Searches. Similarly under the Original Provides Outs when

the constitute substitute rocks as Magistrate rocks as goods several of pursuants to view of to swelly, or othervaes convince out his distinct to a Hegal heat purpose mannet, locally sate in the obschange of the pullfield heatings and may forester reliable the protections given have used to list forester reliable to protections given have used to list principal to the best of the observation of the Distinct and may forester the list for terms variety the highest major than had below in that form. These becovers, as to give domain had been in that form. These becovers, as to give which had been to the form of the contract of the section of the contract of the section of

(d) Crissonal Investigation.

The Comman Investigation Department in a per- page of ates is controlled by the Deputy Inspector General of Sectional Drigges, Rivers and Bailways whose business it is to - make a thorough inspection of the headquarters of every week railway and power police distinct occes a wear, while it is he duty of the Euperintendents of police in charge of the ntellipeges Branch of the department, to suspect the verleing of the arrangements for the collection of intelliuses in every district once to two years. The foodious of the department have been last down to be the online (a) of unitales enthancedor to exited/ation relation to desaily. (b) bichway, railway or mail robbery, (c) countryfeiting come or starres, foreign notes, altering fait coins or stamps or fregad notes, discoveries of counterleix coins or stamps or forged notes. (d) drupping penenting by professional poisoners, (a) swindling by reclassional swindline. (f) muries for min. (g) outside cases under the Indian Penal Cole such as belunging to a curar of descrip or to a weathering gan (A) certain proceedings under the Criminal

ings against members of evimenal gangs, and (i) presenttions arising out of the institution of false civil raits. Infrequestion relating to the occurrence of surious primes are secrived chiefly through special reports and telegrams required to be submitted to the Deputy Impecter General, or through reports received from the Communicate of Police relating to serious evapes committed to Presidence towns. These and other mucclisnessa reports are supplied weekly to the department for publication in the Crimical Intelligence Guester, which is the ordinary medium for their distribution among members of the Police force. Strangely enough, one of the crimery functions of the Criminal Investigation Department is to mainteen an up-to-date list of all auprovers in the various cripcinal cases, to watch if those on their list are at house, if they are leading borost lives, and if they have been suspected or convicted during the previous year, and constrain to keep an effective watch over the movements of supervers and leaders of gangs

could be profitably amalgamated also deals with inter-provincial and inter-district crimes. Photographic and fogse-print because are maintaken in every province, including the more important Indiana States, where photos and forcer marks of crimipale or account persons are preserved for use in the debation of cruzes, but these are details which do not come within the narriew of the recent oceans of lecture. I shall therefore, pare on to the other breach of the Crim-nal Investigation Department, namely, the Bailway police, the particular duties entrusted to where are (a) the revention, detection and prosecution of offence our

residing in their junidation. The Crimmal Investigation Department with which the Intelligence Branch atable by the paties within Bosivey hands, (i) the second of effective in cross capsisable in the paties and the Artesians of Artesian is distorted as a second of the Artesian of Artesian in date cross and they can be departed as the proper subscribes as the atable in the Artesian of Artesian

Ballow pilot namere: n despris tal side is his den a side in Polit emergene: qui quan an inder entidale serite mont in the pilot side in the side is side in the rain den la lei la momenta di erwine. Die filme le pilot qui esperit, de la lei la mode de la companio del totto vida giu e la la la la la la companio del la companio del

The larger cities of Colcults, Bembay and Madras Protestave their own police from independent of the Interests of the Congress of the Congress

the In-

Police to where the general provisions of the Chimilan Proceedings Oods on suggest, sensited by two or term Departure or Superintendents, each in subschizate change of an of the ferrinces into which the rity, for police purposes, as divided. Block drivines again is satchived into a number of public satisface, each in charge of an Interpreter who has no alle safet dischargedors. Hotel Contailable, Contailable and When reconstruct, European

(f) Giril and Military Police.

Circl and Military

The Police force in a Presidency or province con sists of the Civil Police and the Militery Police. The Civil Police (we are not concerned with the Military Police) consists of the District Police, the Bural Police, the cades Department and officered by the Inspector General of Police. Deputy Inspectors General of Police, S. and Danete Superintendents of Police acce officers, and Inspectors, European Sergeante, Sch-Insnceton. Head Constables and Constables among nonneed be said. Shet it is no selfition which has played not the officer, but in majorational to a recommen appendant without now very responsible work to and the lubicains of the monetony and tedrouness of hife as the cost of a people, not more than 7 per cent, of whom see Herate and, over \$6 ner cent. of whom do not know from year's end to year's end what it is to have a fell mould p day. There is no Biver Police in Western Percent and there is no riverine arise there either. In the 18th centery riveres even on a small scale provided in Eastern Bengal, the rivers of which free for a loane number of norm, somethness as many as 900, solgattacked commitments. As an effective check on some Tree! coverilis made the possesson of such hosts referred and usual. That was an effective check ledged, and Boncal by Lord Certon in 1906, ortembly as an admirastes tree measure, but really, to weaken the political mfactors of Bengal over the rest of ladia, and what was wore michel and remolecable, to set one Renad sevent the other which gave rise to a ferre and violent anisation. in the country. Beneal found start in the evin of a set selfens despition to motherized, miscouncel aparelyists. who storied a compenses of rever decession by means of locce on the Eaviera Bengal rivers with a nearlier of lownshee, floating volice stations and other correspondences Annechmen on an organised crime is dead but the River Police force, whether over, extra or enlarged, is there. For a signific reason it is difficult to understand why the Rud-

plack with the recovery shall for the purpose of policies, the three records prompt has delated, sensing the terror due at better counted and the special feet of the full production of princes, and the production of princes of princes are produced by the production of the productio

way police should not be aggales,mated with the sprults

the conclusion that the Police force in India is meintained ance for political reasons, as is evidenced by the variation of its strength with the growth of political movements, than for the protection of the life and property of the people, is investible.

A system of humans between the Provincial Police.

and the Providency town polos, in maintained by the construction of the Criminal Town English Impedit General in change of the Criminal Town Section 1997 of the Criminal Town Section 1997 of the Criminal Town Section 1997 of the Criminal Town town, sudarsenting is lossy in close seach with the Communisticate of Felics, and radiationing regulars communication of terms and the Crimin Petides regarding the comments of terms and the Criminal Towns of the Criminal Criminal Towns is a southly to operation meeting at the previous realized at the Criminal Criminal Criminal Criminal Criminal Section 1997 of the Criminal Criminal Criminal Criminal Section 1997 of the Criminal Crimina

issued by a competent sotherity, to collect and communicorrespond of offences and unbits recomess, to detect and bring offenders to surfice and to apprehend all persees whom he as legally authorised to apprehend, and for whose armedension sufficient's crossal exists, to carries a person to be arrested, to search any since entered by a person to be agrested, to bueck open the door of a buses and search through, to search the person of the provided person and to seize offeneurs messons and other properties, are among the various daties of a police offoer who, to discharge any of the functions, may lawfully enter and inviced any drinking shop, gaming house, or other places to which loose and disorderly characters nurally resort. It is the police officer who lave information before the Magistrate and applies for summous, warrants, scarch-warrante or other legal processes as may be lawfully issued against a person committeer an effence.

Parent Person Parent Parent Parent police Parent police



CHAPTER VI.

THE ARMY IN TRUSH.

Post L

lora.

Palestine counts come into conflict with our distinctions of the conflict control instance; in the new root on, Effective polarions deposit open the performance of these forms. They are a recovery confliction. "The least way of bridge our falles-cases in," says a lost only of bridge, and the control in the control of th

Desputin d Re latins latery Our ancestors have left us a glorious heritage, a succed and materials heritage, our neitire land. In our term we must lesses it is our descendants. B includes rot only our rathers seed but show to rather all more occurrents hopes, aspirateness and american, our wirerspin and our tribing, our rather and our tribing, our riteratures and our printing, our riteratures and the printing of the control of the control

(a) Periods of Development of the Indian Army.

The Initian Array at persons is compared of the regular British forces, the regular British forces, the fragilar British forces, the Lakellary Force, the Indian Remitteral Force, the American Steery, and the Indian Steet Proces, when should be the Indian Steet Proces, when should be the Indian Steet Proces, when the Indian Steet Process and Indian American Steel S

First persol.—The mittal phase, 1000-1708 A.D., Designers when the forces of the East Index Company were substed decident and mongrated milities.

Sourced revised.—The Presidence Armies under the

Company, 1709-1867.

Third neved.—The Presidency Armins under the

British Crown, 1878-1894.

Fronth period.—The period of Union, after the sholiding of the Periodacy Armies, 1895-1990.

sholition of the Presidency Armies, 1895-1990.
Fifth period.—The period of consolidation, 1993 to the present day.

(b) First Period of Development.

Direct the first period of weaty 1000 years, between the two Queston of Biogland, Queen Riinsheld when praided the first charter, and Queen Atten, Canada the Association of Meetinask Advantances who styll characters, "The Company of Membanis of London teating may be Rate Indica," had associed in out-bi-liking state facts Indica," had associed in othel-liking state for positrons,— whe stand of Senting, "and printings," and in tailed in the protection of their printings in desirable positrons,— the stand of Sentings,

The Endy below of the Jolian Amer

For St. George in Madran, and Fort William in Calcutts. After varieus violentades, during which the pervious agracine of the Company had in term attained and but not only the flightly of a

Providence but also the percolence over its fellrun, the three Presidencies had been defertible established. They were independent of each other, azzwemble only to the Court of Davotors at Home and citalizing the organisation and disposal of their military frames, which had now programed from a mere uncornbeace to a ferre committing of small but evernicol military units. The Army in India of those days was composed of Europeans recruited na England or collected localty, of Indian Sepore and of other Tedison of triped dozent. Gospen Toroner weepons, were their own nativo dress and were conmanded by their own nature officers. While every masses of morganisation was being planned and discussed by the Company's servants in India the Board of Directors decided to reconstruct the artifliers on the Secon of the European system. The artiflory had an indefinite crisms, and at first it is probable that the more, and almost certainty that the expert gunners were provided by the conpage's ships. About the year 27g3, the Found of Darreton at home without reference to the authorities an Irakin realized that the " gummer and has onew " was an nemifiable organisation. They accordingly, israed arders in the three Presidencies that each was to ensire to done to the board of the walling to manage out the same

Military making mart in the Transferre the terrotocic exponential large coveringly, miscociples in the three Presidencies that each was to make tak now company of stilliny with establishment, such as five Ectable efforms and one honories and one Brainds readend file. They sho appointed a Capitals and Engineer to constrain all the three artifility companies. This is the first of S. A. in Brish of whom we have any more, it and his apportunes in expensively parallel production and the apportune is expensively parallel production of the best and the expension of the production of the productio

(c) Stooms Period of Development

But such as its was, the vanily of the Free-Statery and Australian and Australian

Figuresis in the main entire two ordered to be by presently, and that rule could not be departed from, necleas acqueutly associated by the Ooseners of the respective to the Armine of Lofes and England The Personal trough colly—Birthynam of Robert The Enganger's trough colly—Birthynam of Robert The Enganger's proper and the Company of the Company's prorains though in England the designed the bestified reprint. The Badina trough won Hills better than accordnicing from the west contambled by these own efforce, all graticuous of both and position. Shortly horaver, before the lattle of Plansey, Clive, who rescreeded Stringer time only by Colonel John Adisorros, began to prorganise the links a troops under his command, by forming then toto recular lottolions with a most presser of British officers. He armed and dressed the men in a fashion supported contribling that of the Europeans. The first autiation of the Indian Army was then opported and nick-ramed "Lel Poltan," the Indian expression for the English word " platoon," It will be appreciated that Clive's organisation was evolutionary not revolutionary, a fact which accounts for certain features of his

(d) Indian Array to this Dos Then followed a period of angmentation proseduced

by further contribion of territories and additional respossibilities therewith. The forty years succeeding the Company's territories in every direction. The balance of power became unstable throughout India, and the contigent is said to have become a vast excess of conflictions reces and warring tribes and sentice. It is asserted by European writers that in opposition to the express policy of the Commun's Densions at home, and sweep contary to their own wishes, the company's agents, in their selfther to increase their armies to the extent of 24,000 troops to Beneal, a similar number for Madess and 9,000 for Bambay. The reorganisation which inflowed reduced the strength of the native aggress, but the most important

changes were the great increase in the catablehouse of



Builds officers to units, the creation of griflery buttahera, stal the Investiga of double buttabon regenerate bean period between the first general reorganisation, namely of the year 1795, and the outlensk of the Great Musicov vs. 1657, has an importance all its own, in its effect on the ovolution of the Army in India. The great sequintoom to the Company's territories, made during this period, arrelated the expansion of the solver of artists of the three Presidency Armies to seek an extent as to state came made it processory to state progular corps sad local costingents, some of which rendered compicaces assistance to the force of law and order in quellrear the Great Mutter. The Presidence Appries, the total Desister strength of which in 2806 was no more than 154,600 hery-(34,500 British troops and 180,000 Indian troops), came to be suggested to 277,746 of which not more than 53,054 were Europeans of all make and de

and the seri fashion.

To most the fillfoldise involved in namaging for the occupation of tentimes supprine during the period (1764-1867), and to good against a contributions of latter conceptores which resulted therefore, mosely, the Indian Mixing, one of the supplicits despited was to raise local belone of teory for a particular surviva to raise local belone of teory for a particular surviva to raise local belone of teory for a particular surviva to raise local belone of teory for a particular survivation to the property of the property for the latter when the property of the latter when the latter of the property of the latter when the latter of the

Force which alterward honese the Possiph Frestler Force. Thus, at the end of the second period, we find that the Army in India comprised outsin units of the Bellish Expends Army (King's Rieyal Torough a Company's three Fresilessy Armine, consisting of Elegish and Enders units, and various local forces of Engish and Enders units, and various local forces of confingation. The strength of the entire Bellish seray 58 in India isomediately proce to the Matiny was conside able. It was nearly \$00,000 strong of all roads.

(s) Theel Period of Berelepasset. The third period of development of the Indian Amer between the wave 1899 and 1894 is of considerable in-

protesses, for, it was through the point that the authority is the lab to feet were all flesh problems upon the solution of what of the cost official problems to the solution of what of what the cost of flesh problems of the solution of what of what of which the cost of the cost of

Jaille a part of the Ecitics Army. Selferings, bosses we assume that the Imperial British in John's Wood from part of the Imperial British of the Imperial British of the Imperial British of the Imperial ways to the Bernston Selferings of the University and the Company's European Troop" was estimated and the fairer bosses as estimated and the fairer bosses as part of the British registeries of the line. "En Berngl, Medican and Burnhy setflery became snegged in the Beyl Actifory and it was not until 1960 that the re-organization of the British forces in India was completed as the British forces in India was competitive to the British forces in India was competitive.

with a possible decision that their streamth in India

should not sensed 20,000 men. Then was them up the problem of the recognisistion of the latin terope. It fill not that the subscript of the latin terope. It fill not that the subscript of the latin terope. It fill not that the subscript of the control of the latin terope. It fill not the other, but the control of the subscript of the subscript

(f) Security of India is a Direct Charge on the Generalized of India.

The next stage in the development of the Indica, Army was a 122% when the privilet or clear and the Indica, I

Imperial Army in peace. The problem was solved by what is known as the Carlwell Scheme of 1972, whereby the two perform of the British Army were divided in other strond. All this transmod during the firm I record

areal order of the Government of India which drivited comund (moledane the North West Freatier and the Possib Proping Possi the Reveal Occurred the Madrae (Including Begins) Command and the Bumbay including Sind, Quetts and Adea) Command. At the head of each command was placed a Liquid

When were all to be under the direct control of the Commorphocouthout in Testia on office of bigh articulty. havone been so we have seen before instituted on 1769. when Many Stringer Lawrence, "the Father of the Ending Army," arrived at Fort St. David and took up his appointment of Commander-in-Chief of all the Com-

Endog Army from about the close of the last century, is of considerable intrinsery and is, not unsaturally, and fully appropriated by the lay rabbie. To arrive at the present wings of intensive reorganization of the Army in order of the Government of India in the Arroy Decarts

ment was remisered 931, dated the 95th October, 1894

seed the Presidency arrange abeliated from the lat torid 1996), a readjustment of the various concesseds at a time is the Accer Deportment, a Director-General of Octnce (India), a Demoker-General of Military Works, a unious v.General-up-Chief (Congrissariate and under hits. The Commander-in-Chief was also a Meanber of the Council, but unlike his Military oolleases, the Military Menday of the Conneil, without a -portfolip, so that he was an advisory rather than an scooulive Meether of the Council As Constanted in old however, he had the three Military officers, the penerral Medical Officer, each with a considerable deperiment of his own, under him. As Commander inprient in the various Constants was underpoted. These not be second been lines and there has hitrar forces of Irolia before the faleful emstroresm mousiers Commander-in-Chief, Lord Ettchener, They were guided by a Defence Committee of which the Comant-General, the Outrier-Master-General the Decotor-General of Military Works, the Director-General of Onlyange, the Depositor-General of the Aridhery in Inche. and the Assistant Quarter-Master-General in the Intellisense Branch were the onlinery morehous, and the Discoter of the Boyel Indian Morros and the Inspector of

(a) Reforms of Lord Kitchnaer. Immediately upon his appointment as Commander-



in-Chief Lord Kitchener took up the exection of seree reforms in Indio. The reorganisation and redistribution of the Army in India mapped out by him involved four great principles :--

(I) That the main function of the army was to defend the North West Prontier against an aggressive enemy.

(9) That the symp on peace should be presented. distributed and trained in units of command similar to those in which it would take the field in war.

(3) That the maintenance of the internal security was a means to an end, namely, to set free the field army

to carry out its functions. (4) That all fighting units, in their several spheres should be equally capable of carrying out all the roles of an army in the field, and that they should be given equal

chaptes, in experience and training, of hearing these In the meanwhile he carried out the following

(1) On the 1st of January, 1903, the designation, " Indian Staff Corps " was sholished, and officers be-

longing to that Corps were designated "Officers of the Indian Army." (2) Eight days later the Burms first olass Dietrica was arrarated from the Madras Command and constituted a separate independent Command, designated the



Burma Command.

(3) On the 1st of April billowing, the Hydersland organization breham up and delorabled. One country regresset, the 'ord Lources of the Hydersland contributions, was absorbed intie the other three, which were bransferred to the Ecculosyl Countraid, which the finishing regiments at the Contraggest were transferred to the Madrae Counnaud, and

(4) On the some date the Paright Frontier Force and Frontier Dutsied and its territorial zero word size inhuisted between the Freshwere, Kohnt and Dengah Distracts. This assumement continued until the duel between

Lord Curson and Lord Kitchmer in which the Vicerov was sacrificed by Mr. St. John Brodnick (afterwords Venezuri Mulilaton) Secretary of State for India and a worsted for the accountal recognitive of the Communities. in-Chief, when the Million's Member of the Executive Council was put in oberge of the Department of Military at the Supply and at the head of the Secretaristic in the Army Department with the Director-General of Ordrance, the Director-General of Military Works, the Director-General of Contracts and Registration, the Director of Arroy Clothing and the Director of Bespourse under his control. The position of the Commander-in-Chief in the Conneil was raised with greater powers of control over the army. He had at the hesiquesiers the following staff officers. The Chief of the Staff, the Adjutant General, the Quarter-Master-General and the Principal Medical Officer were all under him. The Central Statute of Lord Kitchener's original scheme was to divide the 7 army in India into three Army Corps, exchasive of Adea, "Hattander the Rerma District, Chiteal. Robot and the Dernist, come. Each Army Corps was to consist of three Divisions, each

in topops for internal defence. His distribution of the

Army Corps was to be the Northern Army Corps which was to comprise the first Pedizmar Division, the second Reputation's Decision and the third Labour Division: the Western Army Corps which was to consist of the formin Osetta Division, the fifth Mlow Division and the sixth Poons Division, and the Eastern Army Corps which was to be made up of the seventh Mecrat Division, the cighth Lucknow Division and the ninth Secundenshul Division

In September 1904, the Socretory of State for India sent cost his sanction for the exercise out of new part of the scheme which did not involve any extra expenditure. The nine Divisional Commands were thus established. and the Madeus Command, then communical by a Locatement-General, which was found experfusors to the solvene, was sholished. This renounisation however, was not completely adopted, and short the beginning of 1905, we find the distribution of the Army in India to

have taken place under the following groups:-

Northern Consumend-1st (Pestawar) Division.

2nd (Bawalpindi) Division.

Kohat, Recrea and Densiet Brandes. Western Command-

4th (Quatta) Division-5th (Mhow) Division. 6th (Poons) Division.

Adea Brigade. Eastern Comment-

7th (Meerut) Division. 8th (Locknew) Division

9th Secondenshed Division and Reeves Division. These latter however, the Segundershad and Burana Divisions were not included in a Command.

It is evident from the rapid changes in the organization that took place of the Indian Array that the Milytary arithmstee did not know their own mind, for, before the construction of 1966 was three years old at was reclaced by another in 1908, by which the Army on Today was wound divided up into two sunt Commands of the Army and the Southern Army in which was respectively included the 1st (Perhawar) Division, the 2nd (Rawalright) Division, the 2rd (Laboret Division, the 7th (Meerus) Devision, the 8th (Lucknow) Division. that, Borms and Dersist Brigades and the 4th (Quetto Division, the 5th (Mhou) Division, the 6th (Proces Division, the 9th (Second-rehalt) Division the Bureau Dirinion and the Aden Briende, each under a General Officer of the rank of Lieutenaut-General, who was responsible for command, inspection and trainronsthilties, and consequently, no administrative staff. The ten Dovisions Armies were made directly subordinate to the Army Headquarters for administrative purposes, and there was The Defence Committee which, under the new

The Define Committee which, such the normal transporting, see construction, contained to be in Innatangement, see construction, contained to be in Innatangement of the Committee of the Committee was empowered to complete a sufficient numbers in the years of the Defined of the Royal Define Morino the years of the Defined of the Royal Define Morino the presses of the Defined of the Royal Define Morino to the Property of the State of the Committee was a sufficient to the Committee of the confirmation of the Committee of the Committee of Committee as the Secretary Breast. To other content of the contained on the Milliory keeps of this two Defined the texture in the Milliory keeps of this two Defined the texture in the Milliory keeps of this two

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the Commander-in-Chief so President and the Membeur. will appear from a occuparative view of the amazoures ap-pended bareto. But the Secretarists of the former was placed us observe of the Officer-up-Charge of the Mobiliontion Benno's wirds that of the latter in change of the

Office-in-Charms of the Military Operation Section. (b) Further Development.

We now arrive at the next stage of devolutioned of Milriary reorganisation to Iroles in 1908 when the control and change of the Milstery Supely Hember was department of the Director-General of Gentancle and Revisitestance. The responsibilities of the Generalessa-Ohiel for the various departments remained as likemany on 1965, in series of the reconstitution of the Army in India into two notable Commands of the North and to be made, but the Defence Committee did not continue to be that of 1906. The Inspector of Count Defences ceffinery Members, and the Inspector of Salar

co-suled Mambers. With these prince shapped the Defence Committee continued to function as of call, until we step toto the your 1914, when the Great War borns. the fligural for a serious re-consideration of the entire

as could easily it is oney with the situation. The corruptions of the trop gene arrange, each tome 6 a General Office. Generalswing, of the North and the Sorth was found to be verified as instablicably that was charged in word be a maintain so instablicably that was charged in the contrast of the contrast to the contrast paragraphics, and are made of the propagation, and are preference, and areas of the re-propagation was performed. The contrast of the re-product of the way formulated in Amountain D. Amount

(s) Defects of the Estahmer Schoons.

The delects of Lord Kitchener's scheme manifested themselves during the Great War of 1914-18, and the strain which it imposed upon the resources of every some Last try opened in i), revealed, however, even greater defects. The in the organization of the Armsy in Endis, then those plants which had hitherto been discovered, and grave defects also in its equipment. To enable the authorities to start the work of organisation a strong Army in India Committee was appointed in 1919, and their recommendstown, as morafed by the Monasgo-Chelmatted Beform Scheme, and the recommendations of the Inchespe Retreachment Committee, are being carried out, with the result that the Aygov in India has reverted to the crutical of Commandia, each under a General Officer Commandiag being made responsible for the command, administration, training and general officiency of the troops station of within his area, and also for all uniornal security arrangements. The Northern Command with its Hose Curries at Murret, the Southern Consumed with the Head Quarters at Poors, the Eastern Command with its

Hend Quarters at Naini Tal, and the Western Occasional with its Hend Quarters at Questia, are now the four conmands of the entire Indian Army.

Pater III.

(a) Past-War Developments. A momentum change however, was made in the contribution of the Indian Army in the year 1991, as a

result of the defects felt and discovered in the Militery system which was responsible for the conduct of the Great War. With the introduction of the constitutional Reforms moreover, the Military Supply Measier dis-expected from the Compail and the Community-in-Chief Secure the Member of the Converge Canaral's Provi tive Control for his own descriment with the Military Scoreinry, the Claid of the General Stuff, the Adjutant General, the Onsrier-Master-Central and the Director-General of Orfuszoe directly under him in charge of the various denorthments of army admiristration. A reterm was made to the old order of things. The Commands were made smaller but larger in number, namely, the Northern Command with headquarters at. Murror, and orincidian roughly with the Punjsh and North West Proprier Province; the Southern Command, with hendquarters at Promy and being raughly identical with the Bumbay and Madron Presidencies and part of the Central Progresses: the Rostorn Command, with headquarters at Nemi Val and agreeing roughly with the Bengal Presidency and the United Provinces and the Western Concessed which has its headquarters at Quetta, covers Sind, Reinston, and

Commende to-Chief replaces the Multisep Stupply

Supply Muster a leaguest fi Military Muster of the

Resignation and re-tile for Commanufaction of the Com-manufaction of the Commanufaction of the Com-manufaction o Baltichission. Rock of these Commands is upday a General Officer Consumoding-in-Clued of the rank of a Laustenant-General who is responsible for be command, educationation, training and general efficiency of the troops stationed within his area. and also for internal security arrangements. To unable these militional duties to be carried out, each General Officer Congruenting-in-Ohief has been provided with a carefully organized and well proportioned staff, within the staffs of districts have been so constituted, that tine when mobilisation takes place. The introduction of the four Command system has been followed by a coneiderabia delegation both of admirphirative and francial as execticable, to the fundamental primities on which it is based. Amost from the four Commands, the colu formations directly controlled by the Army Headquarters are the Waginstan and Burms districts and the Aden Bri-

authority, and in overy other respect also the certains, the Pertion has been framed in such a way so to give effect, so far amon grade. It is proposed that Waximian will eventually is amounte for, error 1919, it has been an area of active service operations of an unusual character, with the conduct of which questions of high policy, requiring the di-rection of the Government of India, were skettly allied; while Powers and Adec, mainly because of their moznephical situation, cannot conveniently be included in any of the frog Communical areas. These there areas are small and theirously necessary exceptions to a sobotte which is otherwise, so far as the physical conditions of India permit, symmetrical and well proportioned. While all this has transpired with regard to the troops in or to be put in

has not been represent. It has been re-inferred by the nu-

introduction of the Air Officer Commanding the Bornl Air Force into its membership and, with a view to keep it in closer touch with the Milliary organization, the Deputy Secretary, Army Department, became the Secretary of the Council, in place of the Director of Military

(b) The Present Formation.

The Indian Army therefore, as at present constituted, represents the Commander-in-Chief at the head of the four Great Commands of the Northern Command, the Southern Command, the Eastern Command and the Western Command, each upder a General Officer Commanding-in-Chief, and the Burms and Waginstan independent districts and the Aden Brigade. The units that each one of thom meludes are described hereunder for ready reference. As successes head of the Army in India the Commander-in-Chief has the Military Secretary." the Chief of the General Staff, the Advetage General, the Ounrier-Master-General, and the Master General of disease under his orders, and as Maraber of the Executive Council he has the entire army denastment including its Socretoriate under him, the Pinsace Member of the Government of India controlling the expenditure, and as a whole looking into the francial affairs of the Mili-

tary Department through an officer of his own, but as, tached to the deportment designated the Financial Adviser, Military Finance. A Military Council with the Commander in Chief as its president and other officers whose accomplications we may make in Amperius R. hereto taken the place of all the old Commistons and Councils with whom we have gained familiarity in the lest peace. The present form of the Military Council is on the hasis of the recommendation of the Enher Committee obiols was not

without its apprehensions, lest in recommending its retention in an improved form, it should introduce an appendix, in theory at any rate, of a situation given rise to m which the Army Member might reject a property and the reliable by had appeared as former m-Chief. As a rootter of fact however, a situation of his kind has never arisen, and is not likely to arise. As an advisory body the Military Council is constituted for the purpose of assisting the Commander-in-Chief in the medicremence of his adversariestims detice. It has no collective remonsibility. It meets only when operanal by the Commander-in-Chief for the consideration of onese of sufficient importance and difficulty to monity exami ion in conference. The heads of the minor independ branches of Army Hendquarters and the Directors of trobuccal accretion attend when required. Accordingly, at an early stage in the consideration of any large ques-tion of policy, the Commander-in-Chief is in a position to obtain, by an extremely convenient procedure, a comhinstien of authoritative advice on its Military, administrative and financial assects, in the light of which he decides breefly the course of action he will metabate whether so Communication-to-Chief or as Army Member.

a) Internal Resemble of Radio

Enternal security inceps are a necessary feature of semilary organisation. This tips as repetily messary in Date, the content of the content

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Section 28 of the Government of India Act provides that, "except for preventing or repelling actual invasion of His Majorty's Indian possessions, or under other sodden

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and argued assembly, the revenues of Links intelligent volumes the contest of the Mircose of Parliciums, in exploration to contest of the Mircose of Parliciums, in exploration of the Mircose of Links and the Links and the loose search of Links and the Links and Links and Links to the Links and Links and Links and Links and Links and searchest and Links and Links and Links and Links and Explored to Communicate to cent to India's assertance soft energops; at most the American Contest in Links and the Engineering of the Links of these of Links and the regarded as one of the personance spouliers of Exposition, therefore, Links of dates of Links and Links and the Links and Links and Links and Links and Links and the Links and Links and Links and Links and Links and the Links and Links and Links and Links and Links and the Links and Links and Links and Links and Links and Links and the Links and Links and

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(a) The Secretary of State and the Army.

The Secretary of State's principal advisor in Trabian is

Military affairs is the Secretary in the Military Dynartment of the Ladra Office. The office is filled by a mili- was tury man of high rank, usually a Licentenant-General, at the with recent Indian experience. He has other Stuff Officers to assist him, and has to keen himself in touch with ourrest Indian affairs. The Secretary of State further has the benefit of the advice of a relieved Indian Array officer of high rank who, hy convention, has come to acquire a seat in his council. The relations of the Todia Office harmover, with the Generoment of India, see no doubt based much the importance of begging the control of Parliament as far as possible intact over Indian excenditure. The theory, sound in itself, in view of the house period from of Consequence in Traffic has revend to be illusory in practice. The business of Perferences ary contri is too great and too complex to enable any effective control to be ensertised by the House of Commons over Indian expenditure. In practice therefore, the control of the India Office has been morely the control of one lureaucracy over another. The weeking of this system up-Australia carned dates in dealing with military greations that frequently required rapid stillement, both in the interests of efficiency and of the contentment of the Army in India. Taking into consideration this importrecoveryeaded that greater latitude should be allowed world to the Covernor-General in Council in deciding New ten questions of a military character, provided they did not assess influence by reflex action the administration of the Beingh Aver at home.

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The rels whoch regards all constructions of a minter pattern, before the Constantion-Lifed and that Was Olox, he pose through the Toda Oloto, but in Was Olox, he pose through the Toda Oloto, but in the Was Oloto, but in

(b) The Governor-General and the Army.

The Timery's Enoughts Council and the Military Next come the Yooney's Examiles Control which controls in spect of Acuty administration the seminal magnetic property of the property of the Control of the

"Price to 1906 there was two members of the Executive Council, the Commander-in-Chiel, who was

recognible for command and executive work, and who had under him 3 principal stall officers,-the Adiabact General, the Quarter Master General and the Prin who was remorable for the admeniatrators work of the array. Under this arrangement the Government took of India had two military advisors. That system ton the shankned in 1996, in hours of se arrange, as known reget under which a department of Military Supply was created and placed in change of another soldier, with the rack of Motor General, who also had a nest in the Exceptive Cornel," Three ways later, the latter densetment was abolished, and the meant system under which all the works connected with the edministration of the Arrey, the formulation and execution of the military policy of the Governor-General of India, the responsible hity for maintaining overy branch of the Army, combatags and non-combutant, un a state of efficiency and the accounts disastern for all mulitary operations to be carried act to India, are centred in one authority. the Commander-in-Olicel and Army Member, was introduced

(c) The Army Department.

The Francisco Seat Officers and the other indepter - to any circle hand of treatment at Array Headquesters have now Perior agencial Excellent of a with Selfond character. In our Chool, responsible for the administration of their department, for still driver, for conveying in the subscription commands the currently densities of the Contentation of Chief, and centring that these densities are control and the content of the content of the Contentation of the Content of the Content of the Content of the Chief, and centring that these densities are control and the Content of the Content of the Content of the Chief, and centring that the densities of the Content Chief proposite risting to the better situationships of the survey, and the welface of the leaves, which require the demons of the Conventions of Staffs or the Start start of the demons of the Conventions of Staffs or the Start start of the Inchter's position assurbate ideal' becomes, when each purposale one right for subtrainers to Conventions, they come before the Anti-Department, a Systematic comtions and analysisty on the real' Departments of the Convention of Linds, the portion is continued to the Convention of Linds, the portion is contrast or drawn of the Convention of Linds are speciety on Army Neutron The shift of the Army Department crosses is at The shift of the Army Department crosses in all and the Convention of the Army Department of the Army Staffs of the Army Department of the Army Department of the Army Staffs of the Army Department of the Army Department of the Army Staffs of the Army Department of the Army Department of the Army Staffs of the Army Department of the Army

Secretary who. Was the Secretaries in the civil detect-

District

ments, is a Secretary to the Government of Indea on a whole, possessing the constitutional or, to be more accurate, the convenional right of access to the Vargery a Decesia Secontary, an Rutablishment officer and two Assessant Secretaries. Until 1962, the Army Secretary was a military officer usually of the rank of Major-General. The Suber Overstittes took exception to this feature of the system, so they considered that to to the leaving of the system, so they considered that to west in a mulitary officer the constitutional authority of a accessor to Government was liable to impair the independance of the Commander in Chief as the sole military advisor of Government: and by an indused result of one of their recommendations the post is now held by a civilists, an arrangement which is not open to the same obection, and which, incidentally, is more in tens with the advance of political institutions in India. The Army Department deals with all army services proper, and also the administration of the Boyal Indian Marine and the Boyal Air Force in Links, as so for an quadron version ing the orders of the Greenment of India are expressed. The Array Department has no direct relations with ones. menders or troops or the stuffs of formations subordinate to Army Hendpursters: it has continuous and triticates relations with Army Hendpursters in all demonstration matters. The Army selectation is represented in the Logalisture by the Army Member on the Council of Bate, and by the Army Secretary in the Legislative

The Societary is companible to the Viceopy for the Pentary proper working of the Army Department. All proposels as he peturing the orders of the Government of India have to Vessey be referred to him for that purpose, and he is required to summer them from the administrative standarded and with special reference to their bearing on the general civil administration. It is his duty to see that the Belon of Beautons of the Consequent of India are ob- these sovred. Like other Secretaries to the Government ha has to wast upon the Vicercy every week on the day affected to him. To him he takes army onece requiring His Engellency's orders. He. Ho. the Civil Secretaries, has the statutory right to colonist cases at any stage to the Governor-General. He is also the Secretary to the Government of ladie in the Marine Department, and in this osperity attrinisters, on behalf of the Government of India, and under the dunction of the Army Member, the Bowl Indian Marine, the executive head of which is located at Bombay. He corresponds weekly with the Secretary, Witters Department at the Trelia Office. He is also a Member of the Learnighten Assembly and finally he is a Member of the Military Council. In short, his position.

the Government in other departments

is) Companion of the Indion Army.

of the Broads Among In Defin The Bottel Auny in India is supposed the investment in the Court, Response and Salara, Salattay, Suppose and Lietus, Se Bosso, Park J. Rony and Romann and

na Cops

the Army Educational cope, the Annihuy Facor, the Infanta Serzicchia Facor, including the Unswersty Transing cope, the Indian State Ferens and the Royal Al-Fronce, including the Arr Moderal Scorner. These Seen the Antire Army of Loffes, a consideration of the various machinel or vitous reconstitutes would be beyond the scope of the present heaters. We may known, for a material position and for the surply of officers, and its Laffrication of the Company of the Co

(b) The Coooling and Infinitry.

ston of the Army in India.

I will give a description of them a little more in detail. The British Covelry and the British Infantry units of the army in India are units of the British service. No individual Buttish service matte is permanently stationed in India. The story of those which serve in Judia from hime to time is essentially a story of the British Array Beautite for the British eavalry are trained at the Central Cavalry Depot at Canterbury, for fourtorn weeks, in discounted work and education only where their training is enried on until such time as crafts are proposed and they are dealted to registrate Infenticy, saxual drafts are recoursed by the Horse authorities and demotohed to oversea battalions, in order to make anothern machain that may have accorded during the cost year. These drafts are fed and contenashed hy curried. The chief functions of these denote are the training of recruits, the custody of reservist equipments, and the reception of reservints on mobilitation, provided they have, upon first enlistment, received matractions in dull and elementary musketcy, and ore tought disripline and the general duties of a soldier.

With the enthrests of the Great War the SWilder tasystem which in its cought in short to the promoting onetors, notice which the individual sublesc regular and we contained his level, exhibiting, espingers, states (other than the relick, and irran, recovering in witness a higher than the relick, and irran, recovering in the subset. We were fermiously of Georgeancest, Gell 10to throne. But our fermiously of Georgeancest, Gell 10to throne. But in the bosts of necrotations of the Individual Constay, at the present day, which the Judian Indiative to recording in a few world-colour areas in the Parish, the Provisite Protrainer, in the Middless and effect confirmation.

For the performance of distant such as the overcoming of obstacles preventing the rapid progress of the numy, by constructing or improving roads, railways, bridges, and other means of communications on the one hand, and, on the other, by providing means to impode the progress of the enemy, to denotish all facilities that

exist for his advance, and by planing every possible chatacie in his nath so well so to construct such defences as are necessary, and to maneovice accommodations for the troops. When in essup an exceptionally high standard of qualification and duty is required for arrangement of the supply of water, maintenance of sanitation and other essential services. Such and many others of a

kindred nature are the duties and responsibilities of the Military engineering service. It is essentially a service which from its technical Military character cannot be improvised in war, and must be maintained in a bigh state of efficiency during peace. There are the princinles on which the Engineer organisation of the army

consisting of two main branches of the "Bappers and Miners and Pioneers" and the "Military Engagest Sersail formations. In reace, unity of control is some Dy is War.

vises " is based. In war it is essential that both beanchas should be under one control in all Military frontions

desirable in order to ensure adequate preparations for war ; and the system of peace administration of the Engineer Services, has in the British Indian Army been reconstructed to this end.

(d) Recognitional of Engineers

The great majority of the officers employed in the unlitary engineering organization in India are drawn

trues the Corns of Royal Engineers, which is a part of the British Army. In the days of the Best India Comsaxy. India maintained her own Indian Ocean of Recinteers. She officers of which were recruited and trained in England. This corps was divided into those beanclass, one for each of the Possidencies of Boussil, Bombay. and Madras. In 1860 the Indian Corne of Equincers was omalgazzated with the Imperial Corps of Rosal Engl-

present day. It is necessary, on the other hand, to describe the fluories rescurer in which the Royal Rueineer officer, who sorms and soil in India, is recruited and trained. Between the ages of Taginas 174 and 194 a condidate has to qualify, in a competitive exactination, for afteriories to the eater of Royal Engi-

On period in India, the years officer is attached to one of the econe of Securing and Miners for a few roombs. where he learns how to work with Indian troops. He is then permitted to elect for service in the Samuers and ment, e.g., the Public Works Department, the Railway Department, the Survey of India or the Muste, where he obtains a varied experience of engineering work, and

The need for employing special engineer units as system part of un army score from the irability of the industrypart or in army areas trees the inactive or the incidentystrong fertifications, where suppreg and mining was red needed under the develop of skilled engineers. In the

early days of the Triban. Army, negither until were insided by finishing selected near from other texts, and thus temporary units were booken up on the other of the operations. All the connecession of 400 temporary continues, and the connecession of 400 temporary theore make in person a pieces equipment, and the operalacion was the procession of the person of the large later time there beneathers on the Bengal, Mathema and Bengal, "Mose them comps have merived to the present of art, though their tibles and compositions have been

for each of the three Permitteness of Bragal, Madras and the intertorical space of the three Permitteness of Bragal, Madras and the story of the three those serviced to the present
day, Wough their titles and organization keen been
at a raid from time to the. They are known as—

King George's Own Bragal Samers and Marcas.

with headquarters of Routes Queen Victoria's Own Madria Saccers and Misses.

with hendquarters at Bangalore.

Rozal Boxchoy Suppers and Minors, with head-

quarters at Xirkee.

Becomily the Burma Company of Support and Miners has

Berna Corps of Suppers and Missen, with hashpunters at Mandaley.

The personnel of the corps consists of Boyal Engisions of the personnel of the corps consists of Boyal Engiterior and the Missen Commission of the Commission of the Missen Commission, a section unrober of Brigish and commission of

officers, Italian non-communicated officers and Telegran of other trails. The first three comps are communically it includes and Colored, who is seasoned by two Majone, as Dispositional officer of Parties and Environment, as Adjuntary, and Adjuntary, two Soloberth Selpone, a Francis Lifejanous and Self-and-consister. The solid of the Bernett Self-and-consister. The solid of the Self-and-consister in a proportional form of the Self-and-consister in a proportional form.

abort notice : and the fell period of training is two years.

For the resent to difference a municipal between the pute and was establishment of a Supper and Mines and Opposition . The phones is not a "trademina". He is intraid of single in elementary field enquenting, more especially in read of Presence construction.

(f) The Military and Enganeer Services.

The history of the Military Engineer Services has To Mater the earlier part of the mineteenth century, the engagers tog requirements of the army propositivated over those and of other deportments, and, as conditions become more sashie, there came rate being a Public Weeks Department under the control of the "Military Board " The fravetacon was manned by the Indian Corps of Engipears, who were entirely milliony in character. Oral works gradually began to assume a greater importance, notably with the construction of the Grazel Trunk Bead Hardwar to Cawapers; civilian engineers occurrenced to be employed in increasing prophers; and provisoral Governments became to be described with the military control over works executed on their behalf. In 1861 the Public Works Department was brought under civil control, but no separate organization was believed to be nonement for military works, as it was cognidered to be parry economical for the same agreey to execute both military and soril works. After 1960 there was a been in the canalescians of civil works; the Public Works civilian enrineers were enriced. In 1899 the Poblo

Works Department system of grading officers, which clusted with the system of military rank, was shoulded

and the Milliary Works Denortment became entirely military in character. The department was then de-

statisted the Military Works Services, and its bend the Director-General of Military Works.

The Military Engineer Services are divided into 3 branches, voz., "Buildrain and Bonds." "Bestrool and Mechanical " and " Storee." The writ in the Buildings and Roads branch in the sub-division, which

is in charge of a Sub-divisional officer (Military or Civi-Sub-oversours (lower subordinates, civilians). The Military Resease Services control all relibious morks in India, Burns, the Pornan Gulf, and Aden, errent in the case of a few small outlying military stations, which see to charge of the Public Works Department. Then control all works for the Boyal Air Porce and for the Boyal Indian Marins - and they are clouged with all civil works up the North-West Propting Province and Salzchistan, under the orders, in each of these two areas, of the Creat Commissioner and Asset to the General General. They also opered ovil works in Bangaloon.

under the Mysors Government, and in Asien. (c) The Simul Service.

The Signal Service of an army is constituted for the rumous of civing commanders in the deld the means

of congruenceting with each other. It consists of signal norte elicited to maintary formations : and the equip-ment of each unit decembs on the type of formation. It

In a modern army many different means of sommanies/ice are employed, and the use of one or the other is determined, seasons other things, by the derive of presenting to the energy. "Signals" in the solutional military mate include the Iranian measurement, commercially military mate include the Iranian measurement, commercially allowed the Iranian measurement of the Iranian control to bearing interestent with a light color, which we do allowed the Iranian color of the Iranian color of the Iranian color of this per by the Iranian color of the Iranian color of the per by the Iranian color of the Irani

The experience of the Great War femocastuded mothers mothers more conspectionally that the potential importance of epid and reliable means of inter-constructionistics, and this has been recognized in the British Army by the fermation of the Bryal Corps of Eignah, on which the Indian Signal Corps in new modelled.

The Twitter sized corps is not modelled.

matted in the present born and in this strategy (1988) and the strategy of the

solido even a recent pattern di signal equipment: and far thus resour a cuationa raid deliberate rate of progress is, in the case of the signal service, definitivity advisable At the same time, the newly exceted organisation has already been tested by service in Waziristan, and has already been tested by service in Waziristan, and has already less it contains the girms of success.

(h) The Royal Tank Gorpe

Corps, Teak ead Southead Cor Corp patries

The Tunk Corns, which is the successor to the Machine aum come abolished in 1921, comprises two distinct entegories of fighting machine. Firstly, there is the fighting tank shelf. This is a heavy armoured vehicle mounted on flexible tracks and equipnel with semi-subspectic assolutions owns and Vickers machine corps, which is primarily intended for work in co-operation with cavalry or infeatry against strongly entrenobed and wired enemy positions. The tank is independent of roads and one move across all ordinary corretey. So for tooley have not been notably adopted as next of the Army on India's equipment. Experiments have been made to find a tank which will be unliable upder Indian conditions of temperature and tensin But it is held that the conditions of warfare on the frontier do not at present sender the provision of lighting tanks a first exceptual, though, when reliable tanks can be produced, they will updoubtedly be of most potential

Armen

Becoming, there is the armounted motor our. Though the movements of the autournel ner ner metroded to reads, or to comparatively level and open country, yet as we have already inflavoud this type of wholes in immiable under Tablian coordinant: and its introduction is a real consensy, in that its one readers it possible to reduce more regarders exalted analysis.

(a) Medical Services,..

The malitimy moderal services in India are composed: Green of the following entopreney of personnel and subarrimote defining organizations:—

 Officers and other ratio of the Boyal Army Recited Corps serving an India.
 Officers of the Indian Medical Service in weight

incy corpleyment.

(iii) The Indian Medical Department, consisting of two branches, etc., (a) Assistant surgeons and (i) Sub-assistant surgeons.

(ir) The Queen Alexandra's Military Numing Service for India (c) The Indian Troops Nursing Service

(e) The Indian Humital Cores.

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Of these entegeries, the officers and man of the Sepail Anny Modical Copes, the saustiant regress of the Irokan Modical Department, and the Queen Alexandria's Military Noving Service for Desis, are primarily concerned with the modical ones of British thoogs: white concerned with the modical ones of British though: which are the properties of the Service are concerned primarily and regress of the Irokia Medical Deportment, and the Indian Troops Nursing Service are concerned primarily with the modical care of Irokian teoper. The Infilia-

Hough'al Corps serves both organizations.
In the stoff and administrative approximations of the United to melital services, officers of both the Royal Army Medical Service, officers of both the Royal Army Medical Service.
Corps and the Indian Medical Service are employed without districtation of dates; and while, in the uses of

executive defice, the normal perco fine arrangement is to provide separately for the nools of British and Indian

roops respectively, in the manner which has been indiosted. In times of emergency the Boysl Areas Medical Corns officer attends to Indian troops, and the Indi Medical Service officer to British troops, as the occas

An essential duty of the medical services is to attend the sick and wounded of the army in hospital; but, under proposal-day principles of military administration, at least equal importance is attached to the percention of disease and to promoting bygiene in the life of the army. The object aimed at is to maintain in the soldier a high standard of physical health and fitness, seal to increase his powers of resisting disease. For this reason, the modical services are required to ordern themselves with every department of the seldier's life, with the climatic and business conditions of the cardonments in which the treoms are stationed. A medical officer in the army is expected to see more of the troops in their berracks, in their lines and during manuscrees, then in the hospitale- and the morestel makes administrator in nance

of nok. The officers and other ranks of the Royal Army Medical Corps serving in India are drawn from a powerful and highly efficient corps forming part of the British Army. They are deceded to India on a toor of duty. and are entrusted with the medical and maintery ones of the British troops serving in India.

The Indian Medical Service is primarily a military service. But after the officers have learnst their first military daties, those that are in excess of the peace requirements of the Indian Army see lent to the civil Government for coupleyment in civil departments until a stock time as they are needed on the outbreak of war : and these constitute the war reserve. These who remain in ,

military employment, rec. like officers of the Baral Array Medical Corps, employed on assentive, staff and speculast delera, their executive datas being however resmally perferred with Indian tecom

The Indian Medical Service is a service in which bitameters Industriation of the personnel has proceeded with role in the tively greater rapidity than has so far been attained in Maha alreads any other Indian service of the same states. The ferror, total strength of the Indian Medical Service officers in both givil and unlitery consovement is 681. Of these 198 cm Indian officers of reborn 100 have been mornised stner 1915. The Indian officer in the Indian Medical Service, lifes I in Berish confrien, holds the Kine's commission, and is required to possess the same registrable

The assistant recreens of the Indian Medical testons Department are Europeans and Augle-Indians who possem certain medical emultications, which are not, how-labor ever, registrable in the United Kingdom. They are that principally employed to hold subordinate medical charges in British station hospitals in connection with the care of British troops. The renier samplant rennegar held the parks of Tenterant, cartain and major.

The sub-assistant surgeons of the Indian Matheal to see Department are all Indians. They also possess certain of the special qualifications which are not registrable in the action. Unried Kingdom, and they are employed to hold subords. Notes uste medical always in the statem hospitals affetted to Indian troops. Those in the serior grades bold rank as Indian offices, that is to say, as rebelar-major, saleday. and regarder.

The Queen Alexandra's Military Narring Service To Door tor India occurate of a Chief Ledy Superintendent, a Malace number of Lady Superintendents, and marring sisters to Surenz

thereos for 12

the number required by the strength of British trough in Infrab. The Chail Lody Superstundents in an estimistticable efficiently the othern names inde not rounded British shillies themselves, and they also instruct in nursing difficient the mole nursing conferies and supervise their owner. The Mersting Section also supervise the matures owner. The Mersting Section also supervise the matures can of the furnishes of British officers and subless. The Infant Treeon Neering Service is an innovation The Infant Treeon Neering Service is an innovation

The I Troop Numi Service

introduced since the war. The duties of the service are meanly to insure nursing orderless of the Indian Hopital Corps, and to supervise their work in Indian statics, hospitals.

The Indian Hospital Corps has absorbed the Army

Corps.

Boughtal Copys and the Army Boover Copys of the prewage period. It is expansive in free endition, cannel, (a) a solvial solution, which corners one observat and office and a contrast of the societies, which is employed in the leiding, assuing end things good the leiding, assuing end starting case of height before, such as folding, freeltaring cone of height before, such as folding. Irradting contrast of the contras

The s

The modulal service annual medical special scale by the Discover of Medical Service of Medical Service of Medical Service of Medical Service of the reak of Medical Security of the track of Medical Service of the reak of Medical Service of the state of Army Herbit. Under a convention recently introduced, the appointment of Discoster of Medical Service is to be hold attentiably by an officer of the Beyold Army Medical Corps and a cofficer of the Discoster of Service. The Director of Service of the Discoster of Service. The Director of

Mobio Barrocca is mested by a Deputy Densite, who are held proposed Organization for War, a Densite of Mobio Corparization for War, a Densite of Highest Polymentary and Publicate and Publicate of Hospital Organization for War, a Densite of Highest Polyment of the South World Publicate of High Publication of the Control of the Control

(j) The Indian Army Service Gorge, and the Mechanical Transport Service.

The Defato Army Berrice Orga is the excellenged hosbinsor of the Royal Army Service Orga of the Sermial Army. It has derived not the Commissionist Department of on earlier provide, and its insumation previousner was the Stopp's and Transport Corps, by which mans the service was known up to a short time are. The Jordan Army Sugies at Service Orga is statisticated by the Quatermander, Organ is statisticated by the Quatermander, Organ is statisticated by the Quatermander.

The Indian Army Service Corps is constituted in two main betterbee, muscly:---

(a) Supply; (b) Animal Transport:

and it is expolemented by the Mechanical Transport Service, which, in India, is constituted upon a special Seavage Corps organisation.

(b) The Indian Arms Ordennee Corns

From the enriest days in India, until quite recently, the ordnance service had been inseparably alled to the artiflery mas. Indeed, in its beginnings, the ordinance formed an offshoot of the train of the artillery. Accordingly, a hundred years are the Pensidency ordinance orgaploations were staffed in every rank from the East India. Commany's artiflety. The officers served for a term in the reframes and returned to their butteries: the other explor, after a period of probation, were necessorally posted to the ordnance and served for prosion on special After the Mutiny, when the East India Commany's

artiflery cased to evid and the Royal Artiflery took their piace, the old system of staffing the ordnance continued. The Royal Artillery officer streed a term in an several or factory, and returned to his bettery; while the non-commissioned officers of that buttery furnished the mornets for the lower male of the department. In 1884. therefore, when the reorganization took place, it was not a very difficult task to amalgaments the Presidency Take of Royal Artillers officers. These officers retained their regimental military runk and promotion, and it was only the departmental grading which required to be adjusted. A material clause was that the Royal Artiflery officer became hable to serve in any part of India and in any arrenal or fretery. Schrequently, it was found desirolds for technical and other reasons to return Boyel

Artiflery officers continuously in the Ordnane Deport-ment : and a system of continuous service was introduced

in 1981. The new resultibine of service continued to green the recurring at Bayol Artillery officers for the Orderson Department for 30 years; and the next supportnot closing of system entire in 1922 when the orderson newtoon were uponed to officers belonging to all hannelse of the entry and the monopoly of the Royal Artillery efficience same for an end.

refiners senis to an real.

On the clear heart, the selection is European, and as the related instance that the resident resident and the resident resident

Becommission thereafter took where in 1694 and

Specially heavy responsibilities however, devoted to one upon the holose obtained Department of the outract of the what Great Wee. These continued while the use helded, soil indeed, for a long time after the contrasting of hostilities, the Orienness Department had a supposition took to produce to deposing of accumulations of was material, and generally in evolving poses time order out of the close of the over and it is all mail.

Department sale two organizations, namely, the Indian Ordanace Department and the Indian Army Ordanace Corps, You Indian Ordanace Department is controlled by the Director-General of Ordanace on Indias, and its Empirican are the monthsheet, and the inspection during the 554

The Letina

owner of munifications of tabula mensions and of other artifacts conjugates, except defining. The Dancker, University of Ordinates consequently retains the austical at the control of the Conference of Conferenc

contents of night pitches have considere scales, "under the supervision of the questionstates of bearing and interesting and the contents on the trange, and interesting the contents of the supervision of the summer transfer between the sum of the sum of

Traperities of Ordenses In adulties to supplying the temps, the Direct of Engineers and Collection Series inspection for the temporal and relation, ownprises in old calling in the brain Series of the Collection of the Series and the Series of t

various armenals inspect artillery, ordinance vehicles and connected companies in the arms allested to them, and similarly the Givil Glober Master Amsources (or Greatl Amscerney) inspect small arms, machine guas and locycles

(I) The Army Felerinary Corps.

The pre-wer arrangements were obviously of an existency and unabshift description, and the nor engal-reing and scientific pion on which the whole army was reconstructed after the way, naturally anothed the formation of a self-contained Army Veterinary Geeps, India, which combined in one organization all personal required for the wiserinary supervision and treatment of the activated of the Army in Dolis. The pre-weap verying in-

- (a) The establishment of Boyal Army Veterinary Corps officers, serving on a tour of duty in India.
- (b) The establishment of warrant and non-commissioned officers. India Unstructed List.
- stoned officers, India Unablacked List.

 (c) All reteriorary assistants.

 (d) The element establishment of the Army Veteri-

(st) The Army Reserval Department.

The functions of the department were limited to corclaining, couring and itening remounts to British h-Yu

treats, and to the supervision of lower, under and deciling investing in verticean relevant most. To all returns and jurgeose the interest of the department in a many least cessed one the annual was swared form a removal depth. It is puricular it was changed with no responsibility for the deciling matters i.—

(a) Anny transport animals, except for their notes!
 (a) Anny transport animals, except for their notes!

(b) The organisation of the anunal resources of the country for our.

(c) The fitness of the animal life of the semy and all the continuent exections.

(d) The mobilization of fighting units or of transners.

(e) The mobilization of remount units for the field (f) The provision of officers' charges except the inne of a very small number.

(g) The control and distribution of houses in units.

d War unineben detion As a result of the experience gained in the Great War, and of the charges in anny expectation resulting theselvous, certain additional responsibilities have been expected on the research service, of which the most important are:—

(1) The mounting of the whole of the Infurn envelop.

(3) The provision of camels and drought bullocks for all units and services

(3) The maintenance of 68,844 animals as against 53,579 pre-war.

(4) The entracration throughout India of all aniysals available for transport in war. (5) The aximal mobilization of all units, services and desertments of the array.

(6) A general responsibility for the efficiency of all the annuals of the army both in peace and war.

(7) Whe administration of the remount aquation formed in 1922 as a nicleus for expansion into time squatrons on mobilization

(8) Bivoling operations of a direct character and a new home-investor area

(n) The Auxiliary Pooce and the Territorial Porce.

The Acciliery Pores, Lolis, is a new same for a tree worked originally contest in fash more than 64 as security asp. A volunture from front made its appearance as in facilities 1822. The Mathen Studies has the obbotic before the contest of the contest in the contest of the contest in the contest of the contest in the contest of the co

When these regiments were first raised, they were all included rades the general hashing of "veltasters." They were recruited from Bouppeans and hagf-belomm, reachest or dourielled in Ludia, and organized on the aster lines as the regular regiments of the British Army. They

were trained for the special object of local security. this baring been the rôle of volunteers in India since the

rejornal formation of the forms. The volunteer system in India before the Great War was not remailed to be commissionably efficient and when the war commonweal, it become evident that stone would have to be taken to improve matters, Volunteers were being used in rooms cases to

relater regular gazzisons of their ordinary toutine work, but the regulations figured their use to local houndaries, and for this and other resons, the force could not be exprised as a whole or to its fall caracity. In 1917 the Indian Defence Page Act was named. This was a war monum to introfuce compolmeet the needs of an Imperial emergency. Under the Act all European Scribb ashgests, with certain exceptions between the same of 18 and 41 breams hable for neithern service. At the same tone certain units of the Indian Defence Force wase opened to rolunteers, who

were British subsects but not Resupeans. The Act commissed in force 40 1990, with various amendments concerning the age up to which men should serve, and the territorial limitations of service.

The Assiliary Force comprises all branches of the

vervios, ownizy, artiflery, engineers and uninetry—to which are tacheded milway bettallone, mechane gen companies, and the R. A. S. C. sections. The organization is

that of regular profes of the British Ayery, a regular selectant being appointed to each regiment, bettellow, and ar-tillery brigade. The composition of each regiment and Hallon has been defined but in liable to alteration, where necessary, to suit local conditions. An infantry bottoline is not proposed by composed setting of infactory base a cavalry regiment whelly of cavalry. In the composition

of your one of these may be metaded exhausts of some bronch of the service.

The constitution of the Indon Territorial force under on dot passed in 1920, was primarily the outcome of the new political conditions introduced into knile, by the Nortagu-Chekmstoni Reforms of 1919. Self-gov cits for self-defence, and, when the first phase of recona-relative institutions was established, the political

given writer opportunities of training themselves to defend their own country. The Territorial Jacce is, in the military services, which has been gerriously mentioned as an important feature of the present-day history of the Army in India. The force is intended to cotor, amonaut other things, for the military assirations of those classes of the population with whom military service has not hitherto been a beceditary profession. It is interacted at the same time, to be a second line to, and a acture of verticesument for, the regular Indian army. Mambership of the force for this latter reason carries with it a liability for something more than purely local service or home defence. It was, in certain circumsfactors, impaire service overses

The force is the direct successor of the Indian rection of Indian Defence Force created during the War-It has been modelled on the old militin in England. The essence of its scheme of organization consists its training

in moreovine years. The Indian Tegritorial Purce consists at present

two main categories, Provincial buttahous, and the Universely training corps battations. The latter are re-cruited from the staff and students of the Indian Universities. They texts all the year round, and they are companiwith a securored staff of Finish metractors. On ceaing to belong to a university, a member of the corns is featbillings, it is not juictaked to culiure, the linkship to render actual evilitary source. Their purpose is marsh caucotive, to inculcate discipline and form obserator. Her incidentally they are expected to be a regree of

supply of both officers and men for the Provincial betts. The psembres of the provinceal battalians accept the full Hability for service which has been mentioned

Seven such bettallogs were constituted in the first restance. The number has since been raised to twenty, and, though the unit establishment has not been comwhich filed in all cases, the moreovert has already solution a greater degree of secons than mucht have here anticipated at an early a starc. It is at contemplation to directly and extend the scope of the force by constitutions some manifery code. Although for the present the univary arm only, has been greated, the force by law may include every other copy service. The infantry baltislious already raised are asymptotic autovally on the same lines as secular linture infantry

> present limited to about 90,000. Men enrol to the provincial battallions for a nemal

battabens, and are each afficiated to a segular Batlan infanity pariment. The total strength of the force is at tern cooes. On the completion of the fast period they can re-expol. voluntarily, for further resorted revision During his first year, every most does twenty-eight days preliminary training, and during every year he received tweety-eight days periodical training. Training to corned out by a special trusting staff consisting of reusin infine offices and other saids, board by region regressive, or it parameters, but now be enough for the regressive or it parameters, but now be enough for the region of the travering. During embeloise species, the lot forbor make see receive is expende pay, designe, the lother make see receive is expende pay, designe, edue, so are the saids of the register fastism kerny. The spitcon of seiting described has, henvere, been something for reciting special reasons in six application to the two Passi stravers butterhane of the Passi stravers butterhane.

Indiae Terrisorial Fonce officers recens, at present, as a provisical surrangement, swe forms of commission is no howevery King's commission in Has Majordy's fasher. Local Forces, and, for purposes of contrastal, a Viceoy's commission as an indiae officer in the Lodan Terrisorial.

o) The Indian State Forces.

The Indian State Perces, Semestr designated "Im- maperial Service Troops," counst of the military forces insmel raceof and apartitioned by the Rolers of the Defino States at their core accords and for State service. It so but has been the custom so emergency for State troops to be been to the Government of India, and the Government of Sadia have on many occasions received military assessance of great value from this source. But the rendering of such and as entirely at the describes of the Rolling Prinone and Chiefs. Government, as the other head, nonvide personancely a staff of British officers, termed "Military Advisors and Assistant Military Advisors. to next t and advant the Buling Princes in organizing and training the troops of their states. The hand of this staff is the Military Adving-in-Chief, a senior military officer whose survives, in a consultative carsoity, are at the dispesal of all the Darbara which maintain State

Although the standard of efficiency of the honevial Service Troops was high, their score and was establishmusts differed from those of the community with all the Indian Army Deeper the Good War when, with the characteristic levelty and concretity of the Reline Procon of India, the stilltery forces of the Darbars were placed at the disposal of His Majorty's Government, and similarity mentioned powed a source of weakness; and after the war had ended, the Indian States, like the

Government of India, undertook a military reorganizacorned ecc. The principal feature of the new ananesments, as adopted more or less generally, is that in juties the Indian State Posses should be composed of three outagories of troops, namely :-

> Gloss A .- Troops in this class are operatised on the sent-day Indian Army system and ostabments, and, with some emoptions, are arread with the same weapons as corresponding imits of the mester Indean army.

Clear B .- These troops consist of units which are in most cases, little inferior in training and fracing to traces of Class A. but they are not commised on the basis of the meaned-day In/iso Army establishments. They have, at a rule returned the system of the property formations. Their standard of armament is nitched lower than that of Class A troops.

Class C .- These troops consist in the main of militia formations which are not permanently emhodied The standard of training, discipline, and armament, properlyed for this alter, is generally lower than the standard prescribed for Class B troops.

As a result of hotsogeneity and improvement in summarish and training, it may be enticipated that the value and effectiveness of the State troops will be greatly entinced.

PART VI.

The Boyal Air Force.

The Boyal Air Force in Dalls has been from the Company of the Conference of the Conf

The Air Officer Communicing has a headquarter staff, representation for the benzohen, manally, art staff, processnel, and healthcolled and states. The system of staff anga. **

"manuscons is reimber to the soft system of staff anga. **

"manuscons is reimber to the soft system obsiding in the owney. Breathy specificity, the diffuse assigned to the owney. Breathy specificity, the diffuse assigned to the owney. Breathy specificity, the diffuse assigned to the owney. Breathy specificity and the Quariertmeter-General's breathy in breathy, and the Quariertmeter-General's breathy competitive, of Amy Handpunjers, The formations subsorbinate to Revol Air Form

- (1) The Wenr Commands, which in their term. commise the saughters of sevenlanes.
 - OD The Aircraft Doold.
- 4th Whe Alescaft Park.

The principal tasks required of the air force in war are to bombard the enemy's escape and bases : to harnes the enemy's troops by bousting and muchine-run fro and, if possible, to divert them from their objective : to observe and make photographic records of hostile termin : and to obtain by recommissions, and communicate continuously to the troops on the ground, information regarding the enemy's dispositions and movements. If the others easured has an hir force, the primary task inof corner, to counternet its activities and if possible to

The assistance which land troops derive from the air force is of the greatest ressible value : and, in particular, proces that fourts in the Great War have come to reston upon the additional protection which they receive from the sir sem. The pilot, from his onign of venture in the air, reports to the army below concentrations of the enemy's forces, and the direction from which an attack may be expected. He observes the ments of artillery fire, and, by communicating mossages to the tatteries with which he is co-operating, quables there to school their target and correct their airs. It may safely he said, that, if the sir force performed nothing more than recommissions, it would still add enormously to the defensive and offensive powers of the troops on the ground.

The value of the air force has been conspicuously demonstrated up operations on the freetier of India. where action from the sir is able to overcome, in a special decree, well known and formidable difficulties of terrain, The constity with which accordance one carry out on attack constitutes another military advantage of great insportance. It is held that the extensive use of the air arm, where this is practicable, is also economical, as the force does not require the maintenance of the sume elaborate land lines of communication as are recessory for ground troops. It has indeed been claimed that the air force can be used with success as a primary and independent weapon, in whole or partial substitution for ground troops. But the truth of this proposition has not yet been fully tested, and in India, the Royal Air Force is at present excelored as an auxiliary to the army.

Power VIII

Properly equipped institutions have been provided assy for the training of the Army in India. At Quetta the Stoff College undertakes to afford selected officers inches instruction in the art of war than is obtainable in a unit. and instruction also in the duties of the staff. At Helguam, the Segree Officers' Bohaol purposes to disseguinate and incolosis sound tactical principles, to give senior officers of all arms an opportunity of interobanging ideas on all matters connected with the training and admiristration of units, to give higher tection! training to senior resimental officers of all arms, and the Army school of

education has for its object the study of suitable methods of a laik education and the instruction of officers, ownentrapered and non-commissioned, in the principles laid down for the edgestion of serving soldiers. There is a School of Artiflory which metracts commissioned and non-communicaci Artiflery affects in reaction outdoor while at Sancor the Equitation School teaches equitation in all its branches. The two small arms schools situated at Pechmarin and Satera team officers, warrest and nonrecognized to not as instructors in the rest of exact aums, such as rifes, beyonete, pistole, Lewis Hotchkiss grar, hand and rife greander. There is a school of abysical training, and an Army Veterinary school at Ambala, a Machine Gen school and a Royal Tunk corps school of Alumelanger; on Army Signel school, Army school of scottery and an Army Veterinary school at Poons. The Indian Army school of Education which par-forms the same functions as the British Army School

of Efsection at Belgram, is established at Wellington.

(b) The Officers.

There are two main calesones of officers to the

Teller Attry Com hilding via Miles (a Commission on Leafur Attry) Com hilding via Miles (a Commission on Leafur Miles (a Commission Commission

status and power of command of the efficient who held it are regulated by the Army Act, an Act of the Brillish Ferikament, and by the raise made thereupder. These officers are obtained from smoon the the caleta who your through the Reval Wilders Gollege at Sepsibures and by the transfer to the Indian Army of officers belonging to British write. The foreser is the prescapal channel of recruttment. the latter being only revorted to when, owner to observed wastage, or for some other special reason, provincements earment be correduted for messay of earliest from Sandfront-A cadet qualifying at Sandhurst and receiving his coneranter burners to the first testance on officer of the Unatteched List, and is specied for a period of one wear to a Buitish bottolion or Beginness in India, when he receives his preliminary transing in military defices. At the end of the year he is posted as a Scandion or Commany Officer to a regument or bettalton of the Indian Army. The promotion in reak of consumeranted officers of the Indian Army is regulated by a time-scale up to the rank of Lieutenant-Colume, but in subject also to centure professional examinations and tests being exccessfully named. This reals, in normal course is studied in 36 years, promotion beyond being determined

Down Will

The King's commission is a commission in the army. It is granted by His Majorly the Hing-Eurpers, and the shales and power of command of the officers who hold it are engalated by the Army Art, as Act of the Fritish Purkusanet, and by the robus made theresides. Until recent years, Indians were not eligible for Kng's commissions; and, as may be gathered, the establishment of every sure of the Baban surey includes offices behing the King's commission, and offices behing the Yearrey's commission, in certain proportions. Xing's commissioned officers for the Indian Amer-

Engle Department ser statering, in. In how thereoff interface, The interior statering—Bit many the state of the conlocation of the state of the control of the conlocation is found to the Channel concept of the control of the control of the concept interface of the control of the control of the concept interface of the control of the control of the concept interface of the control of the control of the concept interface of the control of the control of the concept interface of the control of t

and in consecuted states, was suppress on this status or minimized harmviselight of the negativancests of the completion states.

The promotion in read of Nitry's concentrations of efficient of the Indition Army is regulated by a time-sorter up to the read of Literatures Aboutto, but in ordiget alone to contain professional standardines and incide being uncertainly present. The mode of Literatures-October is in



tion beyond this mark is determined by selection. One of the most momentum decisions of the Gent Thepses War, so for as the Indian fampy in congrand, was that of King a

which produced Indiana effection to hold a None's commission in the oppy. This departure, from the point of view of Indian political spinson, and perhaps from other nounts of view also, was a natural consequence of

high appointments in the civil branches of the public service having been shrown open to Indiana, and greendly of Indian political reclution. From a more exclu-tive point of view, the desiring was taken as an approwhich had been duplayed by all ranks of the Indian Army during the Great War. It was supposed that Kuna's commissions should be obtained by Indian gentlemen in the following three ways:-(i) by qualifying as a order through the Boyal Military College, Sand

(si) by the erloction of specially capable and deserving trian officers or non-opposituationed officers of Indian recipients who had either been promoted from the ranks or joined their regiments on direct appointment as temadars: (fit) by the hestowal of honorary King's commissions on Indian officers who had reakered duting

A number of honorary King's commissions are still 2 granted acquaity to a limited number of Vicenty's conmisseased officers of the class described in the third man-gary postioned above. Their commissions, as the name oers. The record of the sources

la Vice y's Cos alound oned for the record that a Vicerot's commissional officer of his class cannot, as a practical matter, hope to have a normal converse as a Kino's constringment officer. They must recognize be commissioned in a innion rank to start with, but remet be expected to prove their fitness for a King's commission before they have tenshed an age greater than the age of the 2nd Licento-mant or Ligatement who enters the army by the ordinary charmel. A Vicercy's commissioned officer is further headingoned by lack of the educational advantages which alone result enable him to pray the subsequent tests prescribed for King's commissioned officers. Accordincly the remedice of Vaccour's communicated officers from not afford a solution of the comblem of Indistriction the logber carks of the Army, which is estimatory cother to the individual or to the service. It is the first of the three averages of relection mentioned which gives the fullest consectamint to the Teylian of antisfying a military ambition and of suitable a military ensers on terms of absolute equality with the British officer, who, as a general tale, also enters the army by qualifying at

Eing's Octoscincines in about 1925 have their

Il we recognized that, on the first instance, there indight be difficulties in the way of chaining Inflame annihilates be the Eligi's constrainess. We would be madellates be the Eligi's constrainess. We would be first the same exercise. In the United Religion the profession of team has been followed by members of precisional property that of solicits for many years, whose as in Dalla, to the property of the solicits of the property of the pro

career as a King's commissioned officer, and the most efficient assure of emborking upon it, were propositions new and unfamilias to Inflan experience.

In order to recrease these olifications, it was needed to extend the control of t

(b) Tardy Beneguition of Indian Claims.

Total country life, beinger's chain actions were accountable for major for five contrastions. According to the second contrastion of the contrastic contrastion of the contrastion of the contrastion of the contrastic contrastion of the contrastic contrastic

of a serious notices and in Dellithia restores, the hard near loss, a Millery Golige has been sixted in Delta Rau, where the excession pulltilation of deltains as the production of the production of the production of the state of the production of the production of the contact for Production of the Company of the Company of the Commanders Could on helded of the Commander of Endos in Pricessey 1990, that sight subsets of this of the Commanders Could on helded of the Commander of Endos in Pricessey 1990, that sight subsets of the Lordina, spart from those why equility for the King's Community, which has not preest, with a stable them to be stabled to the doles unto a Old soften Arry;

the children of the soil to be able to defend their land and to fit themselves by training and discipline for the purpose, it leaves not much to be desired. They are scirified into the ranks of the Cavelry, Infactry, Property, and Support and Miners. But the door-way to the Tank Corps and Armoured Car Companies is still closed against the oblideen of the soil. In the Artillery they are not admitted as Gunners, any more than in the Boyal Home Artiflery, the Field Artiflery, or the Medium Artillery. They are allowed admission as Goussey only in the Pack Artiflary, in the Prontier Guerisco Artiflary and in the Coast Artiflery. They are conspicatous by their absence as officers in the Head-coarters or in the Staff Commands. They are not eligible for King's Contratesion in the Annihory Services, such as Bupply and Transport, Medical, Vetermary, Ordnagos and Clothing, Benounts, Military training and Bénosticual. Their continued exclusion from the communicated ranks of the Artiflery, Air Force, and other branches of the

Fighting Services is a sed commentary on the spirit in which the Government of India Act 1919, has been in-

suggrade and restricted by the Executive and Millary colorables. The non-explane forms on made ray of the non-explane forms on made ray of the scribing forms and the Verticenal force. The forfer the benefit of Recognosis and Angla-Indiana, while the latter consists of Indiana condy. Here again, is in impossible to vertice the elimination made, that with the Auxiliary force has most of the areas of the negletic interesttion of the scribing force and the scribing of the scribes of the Indiana. It may feel that the conditation of the scribes of the scribes of the scribes of the Indiana. It may feel that the condi-

the Infestry. I see told that steps are best remody some of those drawbacks, if not all.

The scheme by which India is grobully in groweds an interming convented of the over officers for the India. Acres is to drable figli and just just in secons, it being a constant part of the India. Acres is to drab figli and just just in secons, it being a constant partial and scheme in Stathers in the hope of terming seri Indian replana of Ferrich officers may be arrivally operation. One can sould findian (solider, "argue "indian," by quantized. "One can sould findian (solider," argue "indian," indian, "indian," indian, "indian," indian, "indian," indian, "indian," indian, "indian, "indian," indian, "indian," indian, "indian, "indian," indian, "indian, "indian," indian, "indian, "indian," indian, "indian, "indian, "indian, "indian, "indian, "indian," indian, "indian, "indian,

high grade embilished for the purpose. Indeed the prolate and the property of the property of the prolate of the property of the property of the program of the property of the property of the prolate of the property of the property of the prote property of the property of the prote property of the protes of the property of the property of the property of the protes of the property of the protes of the property of the pro

m as they command us to do, for the good of the service and the execution of military rules, is merely to conferm to the lows of the nation's life. Even if Indians we citizens and men were free, they would gladly make the nearifies of a porton of their liberly, just as the most free and the most freedon-leving people in Europe and America do so the defence of their country and its maintenance of peace of home.

(c) The Eight Unit Scheme.

Joséins of Igid regete velite.

Opinios in favour of Editariantum of services trichaling the Military has been gairing an abought has a considerable state part. In observate of the generace of that quairs the process of Editariantum, editariable in a further decision of segrence imposition, canado, a faccione that eight entire of the Indoor Amay should be completely Industrial. The decision was unswerred by Endpsidely Industrial. The decision was unswerred by Endland them to the Legislatic Assembly in Telescopy 1928, to these the Contract of the Contract of the Contract of the the following some :—

Occer's assumers await.

Str., noth your permission I desire to make a statement to the House. Speaking in this Asserthly or. the 94th of January last, I expressed the hope that it sould be possible to agreement at no very distant date what measures are to be adopted in regard to the Indianination of the Indian Army. In the short interval that has alspeed the correspondence, which I then said was proceeding, has been concluded, and I am able to anposses to the House the following decision. The Government consider that a start should be made at once so se to give Indians a fair opportunity of proving that units officered by Indians will be officient in every way. Accordingly it has been decided that eight units of carefre or infuniry be releated to be offered by Indiana. This scheme will be put into force immediately. The eight units to be wholly Indiscised will be mainly mfactry grats, but there will be a monostice of earlier. Led They will be chosen policiously so as to ipolade as payry broken representative types as nomitte of principle battalanes of the and covalry regiments of the Indian Army. Indian off- age on ours. holding comprissions in the Indian Army will be the appointments for which they are qualified by their rank and by their length of service, and the process of descripting these units will then configur univalence. tedy on the officers gain sensority and fitness in other respects, which will mobily them for the scaler goods have given the Hause these few details because I think they wall be of unterest as povertual rooms of the practical aspects of the change. There is one other point, howover, which it is necessary for me to explore. It is that, eight units, Indiane who quality for King's communicate will conlinue as at present to be posted to the other units of the Judice Army. The number of Indian cadeta now sent to Sandhuget each year, if all pure out smoonwally. to prove then sufficient to replace the normal western in the sight uplie alone. I draw ettention to this portler as it has a significance which the House I am one will not feel to appreciate. Once more, before sixting down, I wish to express my gratification that this great step forward inteleration. I hope that the second of India also that it now come with them to restrict the decision of the Gorocurrent. I keps that so effort will be united to ranks the measure which has been spercent, a solid and a companions racces. The responsibility which lies before these young men who will officer the Indianand regiments, is no light one. They will have in their hunds net only the lives of their men, but also the trule of mainthe registrate to visible they are experted. I cone some them that in the recent all the relater correct which will have the quest to them they will have the soften and the correct control of the control of the control of the First the control in the Ampr. That recense or their follows will come much to follow. This intrinsice of the though intelled in the mage in our wide may have the reaching results. I count this the mattern of the reaching results. I count this the mattern of the report the follows offers of these Delocated Inglitzest with their and protocol occurs, sometime, live by the control of the control of the Delocated Inglitzest with their and protocol occursoments, live by

Ash Turks Bursha

nite epond to Endaant. 16th Light Cavalry. 2/Ist Madras Fioners. 4/19th Hydenhad Beginnet 5th Royal Battalian, 5th Mahratta, Leght Le-

factry. 1/1th Suggest Regiment (Q. V. O. L. L.) 1/14th Punjab Regiment. 2/1st Punjab Rogiment.

The period within which a unit can be compleidly. Inflationally in the establishment of officers in theirement primarily by the time which it ishes no officer in course for information to such their like rule less said of whicher in the corressed of a regiment. Nor this reason the experiment established upon 10.2018 is still in its interney and it is impossible to gauge what inconvers of success will be addressed. The arguments of the department and the extent of its implifications of the department and the extent of its implifications of the department and the extent of its implification.

Altempts between were, som after the processor. But we mare, mote to whitely down both the spent and the statement of it and solding could be more termine by what that the authoritalities expression of options on the Misser mourser by an outliness to continuint professor is but solding to the solding of the Royal Milliony College as Similarities and the sold of the Royal Milliony College as Similarities and the sold of the Royal Milliony College as Similarities.

"But in firstle what less the measure amount to? Out of a total of 201 Roban Initiations and instriptions. Indice service regiments the Government have elected in initiative business and two catalogy regiments to be Balanciant. They have said to folias, "Now, prove to the table year analysis of the contraction of the contraction than the passes and lood them in war. We will give, you were passistance, but multi pass and power, part case we will not further extend Indianassium, as to do a morth to contract balancia."

And again the calling configurat continued.

"Indicatories is a different matter. It is a new of substituting ones on the models, coal, since offices in all relate council to final mody made, they must be educated up. Indicatories of the other surfaces may be could more rapidly, as Indiana have been employed in them for years, and Indiana to fill the higher offices adready exist. Days with the surge it is not to, and Indicatories more to a very gradual process, and are passents, if it is decided entertially to expend, can only locatories. They may more commissions in second-

This was non after re-school by a distinguished publicist whose knowledge of India and her conditions was unrivaled but not always unbased. " But the racial feeling perceived by the amortion of Indiantzing the Army is not confined to the Indiana Through the Army Department may with now to assurant it cloudy from the nount of view of military efficiency, it last to section with the strong racial objections of British. offeres to being placed in the notition of easy basine to take coders from Indian officers. Nor our one ignore the danger of personal friction between British and Indian officers with their very different outleek and social babits But the feeling goes for deeper, and responsible and experienced British officers, not unastually proud of the contidence and even personal affection of their native officers as well as of about men, one found to declare that the Englishman's prestage with the native troops themsolves well be some if they are ever shood utaker other than British command." Induses whom education has trained to modern standards of self-sument resent decayly such a stirma of racial inferiority.

Swell of Infla. Bit Visionian Christ and less than less from general related to Earlier agreement reported to the control of th

tack with officers of other smiles and on such consideration series of the may be, the mere fact that it is concrete into a to may prospect of success which the "night suries advance." might otherwise how bod. Respicious sections, and the series of the series of the series of the series of the possible to resolve without he scheme ident being handsond.

To continuent the missist does and with a gerbest haskstern of jointies, require and further and in pursuance of a point, giving and further pass in pursuance of a point, of the highest adoressmeltigh the Dafan Sanchison and Millings understory in Emissional Genoral Six Antrees Strem, S.C.B., K.C.L.B., C.M.O., Chief of the General staff in India, was the Production and Mr. B. Burdon, C.S.L., C.L.B., J.C.B., Seeverlay to the Government of contractions of the Computer of the Computer of the Computer of C.S.L., C.C.B., Seeverlay to the Government of the constitution of the mentions, and the mention of the contraction, the computer of the Computer

> (a) An immediate increase of 10 vacancies at Sandhuran, making a total of 20 vacancies reserved for Indians to become effective in 1920.
>
> (4) A further increase of 4 vacancies at Sandhuran per assum up to 1823, resking the total

number of vacanoise in that year 38.

(c) The establishment in 1933 of an Indian the how Sendistruct with expectity for 190 cades, to which in that year and each of the two following years, 33 cades are admitted for a form of comment fraction.

bowing years, 35 omiets are admitted for a 3 years' course of tenining. (d) That when the Indian Sandhurst is established, Indian heps, who prefer it, do continue to be eligible for administra to Sandhurst, but the number of vacasoies at Sandhurst reserved for Indians is then reduced to 20 per straum.

(4) That the number of Indian how administ as-

- unally to the Indian Standbursh do increase by 10 every 3 years, and, on the saturaption that all outday are successful, both at Southerst and the Indian Southerst, the number of Indians commissioned increase correspondingly until, in 1945, half the sumber of officers recruish anarolly for the Indian Army consists of Indians (O That It 1952 half the South order of officers in
 - the Indian Army shall be Indiana.

Equally unsuimously they further recommended that Indiana should be made eligible to be employed as King's Commissioned officers in the Artiflery, Engineer, Sarrol. Tunk and Air arms of the Aver in India, and that for this purpose Indiana should be admitted to Woodwich and Coursell with such time as the courses. arises to create corresponding facilities for training in India. They would make it a condition that Indian boys seeking to enter Woolwich or Cranwe'l should be required to pass the same qualifying tests as British hove. If this condition is scorpted, they can find peinstrication for the emission of Indiana from the arms of the service which they mentioned. To exclude there to its fact inconsistent with other recent developments of military policy in this country. The refusal of commissixts in the Air Posse is in their oninion singularly indefemilies because a number of Indians were sciually emsloved as officers in the Boyal Flying Corps during the Great War. They rendered efficient service. One was awarded the Duilinguished Plying Cross, and he and austher of the officers referred to wear kilded in selices. As regards the military segimen services, it may be observed that, in the oiral administration, Indians bold, and achieve distinction in, engineering appointments of

They recumsended therefore, that in 1968 right transies should be alletted to Indians at the Boyal Military Academy, Woolende, and two at the Boyal Air Force College, Cratwell, and that these murbers should

end of 1963 and it is to be regarded that the Generates have not yet taken any notice iterate have not yet taken any notice iterate bringing the wise, generous and sistemates recommendations of the communities into fruition, a consummation for which Irolian youths of hirth, character, position and obsession are knoppy.

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In the year 1900 the organization of the Indian Army was an follows :—

MEMORIA OF COUNCIL-OF CRARGE.

eg. Domber Boards Staure, Conditions Dorbit, Are Dorbit and Co., and a large staure of the Co., and a large staure of the large staure and the large contribution of the large staure and the large contribution of the large staure and the lar

Majori Service.

THE COMMUNICATION OF SECURI

o General Quarter Master Principal Str. General. Office, R. S. The Different Community.

1. Staff and tecons in the Pupinb:

Staff and troops in the Penjab:

LISUTEMANT OCCUPAND OF THE PORCE

Darrie, Ser Frence Techno Ker, Darriet, Michigant Ste Darriet, Ser Frence Techno, Darriet, Forma, Da Econologic Darriet,

II. Stuff and troops in Chitral.

III. Staff and troops in Gilgit.

IV. Staff and troops in Bengal

ACRES DIRECT COMMENT OF THE PERSON SHAPES THE PERSON SHAPES DIRECT DIRECT

V. Staff and troops in Madeus: agreement general commences one porces

Secretary Durine Mathries Polysium Register Sections Michled District Durine Derivet Durine District Section Deliver.

VI. Staff and troops in Bourbay:

POINT MANY COMPA RICHARD DAVIS PARTY BOARD BARRY DAVIS BERNEY BARRY DAVIS BARRY DAVIS BARRY DAVIS DAVIS DAVIS BARRY BARRY DAVIS DAVIS DAVIS BARRY BARR

Alex Director Diseases Disease Disea

VII Staff and tenope of the Hydersbad contingent.

The Defence Committee for India in 1900 was opentatated as follows:—

H. P. The Communicate Chief

Wanter

- The Adjutant-Forest
 - aartes-Master General.
 - trector-General, Military Works
 - irrotor-General of Ordennos.
- The Inspector-General of Arathery in India.
- The Americal-Quarter-Statter Consent.
 (Intelligence Brand
 - Additional Manubers for Coast Defences.
 - The Director, Bayal Indian Marine. The Inspector of Subganzine Defences.

SHIRTING B.

In the year 1907 the Army in India came to be reparised in the following manner:— MEMBERS OF THE GOVERNOR OFFICELLY REPOTETY



need of Occused General Straing Anny Market and Engine

484 PURESU ADMINISTRATION IN DEL

THE COMMANDER IN CRIPTOR

Charlet the Adjustment Quarter Manter Principal Information of Office and Office and

The army itself was divided into five great commands:

2. NOTHER COMMING.

Pedanar Faralgian Labora Edus Dalvis Brigata Brigata Pelgata

THESE STATES COMMUNICAL

Quenderion Mars britis Penderio attables III. Restern Command :—

LESS SECTION LESS SERVICES LESS SECTION LES SERVICES LES

IV. Secondembed Division:—

V. Burns Division :-

THE MORECAND COMMERCES

President

H. E. The Commander-in-Chief.

Menter IS ISSN 45

The Supply Member of the G. G's Executive
Council.
The Chief of the Stall.
The Secretary Army Department.

The Secretary, Army Department. The Secretary, Finance Department (Military Finance).

The Adjutant-General. The Quarter-Master General.

Secretary.

The Officer-in-Charge (Mobilisation Branch).

THE DEFENCE COMMITTEE.

President.

The Commander-in-Chief.

The Supply Mumber of the Council.
The Chief of the Bind.

The Adjustan-General.
The Quarter-Master-General.
The Director-General of Ordennoe.

The Impostor-General of Artillery,
The Director-General of Military Works.
The Officer-in-Change of Military Operator
Dated to the Control of the Control of

Additional Members.

The Director, Royal Indian Marina. The Inspector, Submarine Defences. Olicer-in-Charge, Strategical Breach,

· ANYZHOU COUNCIL.

The Communder-in-Chief.

Members. Chief of the Roaff

Scoretary, Army Department.
Secretary, Finance Dept. (Military Finance).
Adiption-General Adjutant-General. Quarter-Master-General. Dissertor-General of Ordnance.

Secretary. Officer-in-Cheese of Military Operation Section.

ASSESSOR C.

In the year 1900 the organisation of the Indian Army was as under :--

	MILENI	a surria	MINGERS.	
Sociary, Army Department	Denoter General of Defenses	Director Oscarial, Military	Dancer, Army Clothing	Diester Central, Army Tomourie.

The Army was divided into two divisions of the

Northern Army and the Southern Army.

I. Northern Army :-

Pathorer Street Labor Moret Lintere Lobel Desjet Drune god Bilden Diction Briden Brigate. Brigate.

II. Southern Army :--

The Mobilisation Committee remained as in 1907.

The Defence Committee was reconstituted as water -

President.

The Commander-in-Chief.

Henley.

Member of the Council. Affectors General

Director-General, Military Works.

Impector of Coast Defences.

Officer-in-Charge, Military Operation Section.

Add. Member for Coast Defences.

Director, Boysl Indian Marine.

Officer-in-Charge-Strategical Branch

Advisory Council as in 1907.

N.B.—Later in 1910 the Supply Member goes out of the Council and makes room for the Commutatur-in-Chief as Full Army Member. Asserver D

A reorganisation followed in 1915 as under-the Supply Member of the Council disappeared.

THE TWO DIVISIONS OF THE ARMY

f. The Northern Army :-

II. The Southern Army :--

OUNGRAL OFFICER COMMANDED.

Advisory Council.

The Consumator-in-Chief.

Members.

Chief of the General Staff.
Secretary, Army Department.
Pinearial Advisor (Military Pine
Adjutant-General.
Quarter-Master-General.

irretor-Stater-General, Military Works, irretor-General of Ordnance, irretor, Medical Services.

Associate Member.

Director-General, Indian Medical Service.

Secretary.
Director of Military Operations.

In 1993 the organisation stood thus :---

COMMANDER INCHIEF.

and an independent district.

1. Northern Command :--

Poderne Symposi Labor Detroit

II Western Command:-

DESCRIPT CRAFFIER COMPUTATION "In CALL

Brede Borns. Darke HII. Eastern Command:---

GRANGEL CONTOUR COMMERCENS IN-CRISP

Under Province Provincy and Allahous Drigs
Conton Assau Daysel.

IV. Southern Command: --ownerst opposite openientes in certain.

Collect Price Freshop Hadron Surption Processon Dudres Durent Supris Organic Mate.

The Advisory Council.

President.

The Commander-in-Chief.

Secretary, Army Department

Pianucial Adrisor (Military Pianuc). Affectal-Greens Quester-Minter-General Director of Military Works.

Quanter-Master-General Director of Military Works. Director-General of Ordannee. Director, Modical Services. Als Office Communities the Borni day Perce.

Associate Member.

Director-General, Indian Medical Servi-

Socreturg

Deputy Secretary, Army Department.

Assumes 8.

To 1985 the coverabulars came to be reformed and it

STORES THE CONTRACTOR OF THE SERVE CONTRACTOR OF CHIEF AS WENTERS.



The Control of the Finance Deportment is experied through the Financial Advisor, Military Finance, and the samy itself come to be composed of 4 commands and an independent District the same as in 1921, but of

I. Morthern Command: --

Penhawar Liber Sawalpani Labora Warranton Sautic. Junios. Desries Dissist. Dissist. II Southern Command

III. Eastern Command:-

IV. Western Command

V. Burnos Independent Duriniet:-

GESTERAL OFFICER COMMANDERS-IN-CRINE. Military Connect.

Provident Communities in Chief and Army Member. Pier-Devoldent

Citief of the General Staff.

THE ARMY IN TRIVIA

LI CURRET.

Adjutant-General.

Quarter-Master-General.

Master-General of Ordannos.

Secretary, Army Department.

Financial Advisor (Military Finance).

Scientary.

Assistant General Stoff Officer.

The second contract of the second contract of

PENANCH AND RESENTE

- 1

(a) Brief Oathies of the English Financial System.

Militical esperablier in Boughard consists of expendence on Surgice Perviews and expenditure on consistence of Augustian State of Surgice Perviews and expension of consistence Augustian Surgice Perviews, and should be the Surgice Surgice

tras of filels fitrad asses



and this manching family takes the form of Finance Bills and considurally also of Boverson Bills.

Under the Parliament Act of 1911 to Moracy Brill can be either repeted or smoothed by the House of Locols, the decision with respect to what is or to not a Moracy

The decision with respect to what is or is not a Meroy Bill grade with the Species of Misson of Commons. Blit grade with the Species of Will Drose of Commons. Brookly speaking, all Bills which provide for the initial of evenues and for its emperatures was Margory Bills. To this therefore of the control of Preliment over finance is not annealcondars when control is not annealcondars when control is not annealcondars when control is not annealcondars is not annealcondary and commons in almost as mandering. So, our expenditure it has bille power against the generatured. In these, we do cold, like rever a machining, in control in these, we do cold, like rever a machining, in control in the own or in cold, like rever a machining, in control in the own.

is but shight. A metalog of the House of Common may Consess." offer criticion on a proposal for expenditure and go the man his length of moving to reduce it. He cannot move to cohouse it or to authorize a new commitment. He may expected a fax on corely and an etapogly as he likes and in gen empowered to move to lower it, but he caused move in the direction of mercasing it or levying a new one-These one the necessarities of the intermental alone. It is, need of

said that this role is freeded cross sound freezend sense but it gives the government immense power over the power over House of Commons, which gains further strength from Common the correction which cutifies the assertment to treet all questions of expenditure as matters of confidence, a discomplete in respect of which is tenterpresent to a defeat on a petra of principle upon which hoth self-erspect and political integrity requires the government to resign, This must not be mistaken for an acceptance on them next of the decision of the Hazan; indeed it has the cunonzence of an accretance though, in mality it overrides St. for, as late been well put by a former Secretary to the Treasury, the sepporters of a government, who know that if they defeat it they will may it out, any reloctant to do so. In reactice therefore, the House secrets the formelal.

preparate of the government, in other words it is comout the
pelled to do so. It is perhaps theoretically permissible spot
to point to the divided function of the legislature and the executive, the former speculing its associou to the exrenditure and the love of this import, and the letter collecting the cash and paying it out. Government here sets in a dual caracity. It is the executive: it also dominates the legislature; and the long struggle, " which began," observes Mr. Hills, "by reforing to one excestire-the Crown-all francial powers, has ended by suggestering these powers to neether executive, the conconsent. A different executive, traly; a government detted by a suffrage nearly natureal." But still, an executive and in executive whose power cannot be demior incided with, a more powerful one than any Pixeugund or Trafor soccopies had over been. Once expenditive the soccutive is superpress.

(b) Public Income. A public natherity may naise its income in various

ways, chief al which are taxilion, becaving and the enterprise. Most under guide authorities over toy like posperty and conduct very for measur-public enterprise. In time to peace they rise town of the income by laxilion and in time of wer by benoming. There are variets kinds of taxes of which a centam

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demotion to between effects and oblived times, and there is a street of the contract of the c

It is possible that in fetuer public notherdies, will property and public enterprise. If so, they will be able to increase their expenditure without increasing texa-

tion, or to reduce treation without relating expenditure.
Some consequents have purely financed thousands to

by inflation of expency and crebs, and of these the forms Indian executions is one. This is a form of convenied terms teration, which raises micro and distributes the leaviern without sery regard to ability to may. It benefits busineumen and shareholders in industrial concerns at the errors of resourcers and still many at the express of nearly with fixed money incomes, e.e., old new nexsingers and debesture-holders. It also depreciates the value of the country's ourrousy in terms of the corresor of other occuption. After a pertain point, finance by teflation defeats its own object, since people less orefi-dence in a common which is continually depreciating and sealer lass and less use of it. The "flight from the mark " which recently took place in Germany illustrates

(a) Public Resemblyon.

Most national governments at the accreat day spend the greater part of their income in poying for armament and the colorer of arrived forces and in paying interest on relific debts incurred in rest wice. A comparatively scrall part is sport on police, the administration of justice, and the marriemone of the reconstal bend of the State, and of dislocatio representative about Another part, of more recent origin and of growing inportation, in sports on social expenditure, e.g., on education, upblic health, housing, old are pensions and un-



Polita ex

diture is relatively more unportrut. This rule haveover, does not obtain in Tudio where the outbaction carried not of compossibility which is the fundamental basis of all

The principles which should determine public exreaditive are, first, to cut down all expresses which are not beneficial, citizer directly or indirectly, to the reconmic and moral conditions of the people, and, second, to mercas beneficial expenditure on to the point when the advantage from any further additions will be outweighed. by the disadventage of raising two fends required. Thus it will be desirable to reduce dets charges as much as pomble, and to cut down convediture on armametria. by international agreement, to the lowest level which may be reacticable. On the other load it will be dealethis to correspoint expenditues in mater directions cornidoubly further than it is carried at present.

Public debts are of two kinds, which are sometimes called reproductive debts and deadweight debts. Expreductive debts are those which have been incurred in the creation, or development of public assets, such as publish-award hada, foreste, railways, transways, power-stations or houses. Most of the debts of local sutherities or local governments in this country and many of the debts of governments in newly settled coentries such as Australia, see of this kind. Such debts impose no burden on the community, since they represent catital productively invested in public undertakeness

Desloyally delta on these which here no proble between man hadded them. The delta and delta transport to the man hadded them. The delta and delta transport to the state of the delta delta transport to the state of the state of and largues a broken on the constructive, which has were been a state of the state of the state of the state of delta tray that the state of the state of the state of delta tray that the state of the state of the state of the speakman are equise electricity, prefix helds, see The bury breader of wed delta to a possible between in or the state of the state of the state of the state of partial theires, such are equise between the state of a support, the state of this state of the state of the state of the speakman are equise between the state of the state of the speakman are equise between the state of the state of the speakman are equise between the state of the state of the speakman are equise between the state of the state of the speakman are equise between the state of the state of the speakman are equise between the state of the

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(a) Principles of Indian Pinesso.

Letins fance the all permanetals or paids fance, deals with the income of experience of paids cathoritios, and with the objections of the case to the other. Public submires instable both selected and boad governments. Most assistant and some modern contenties to strongly periodical equality apilities capable in the contents of the other than the narrowned possible limits. They believe that "every tax in as out" and derict to reduce the content of the co

marrity as a whole than the private expenditure which would take place if the money were left as the hands of taxaswees and not texnalered by taxosison to the break of nebbe authorities. Public frames largely remires study into transfers of numbering power from individuals to governments and from governments to other multivides in. The only real test of the soundness of any system of public finance is whether these transfers do more good than harm. Public expenditure should be caused just so far that the advantage of new additional expenditure is outweighed by the disadventure of raising the necessary additional funds, assuming these to be prised in the most socially describle way.

(b) Insperial Pinance.

It is to their functial system that the English have scored over their producessors in rule. With the exception of a system of france introduced by Raia Zoday Muliunder the Europeou Akbar, India has not known a finan-Is was the Regulating Act of 1778, which for the first time brought into being the Central Government in Ludia. an institution which presupposed the existence of three reparate governments of Madras, Bombay and Bengal, independent of each other, financially and administratively. It was a combergone arrangement which experience suggested should long have been done away with in the intense of comony and administrative barmony. The Bogulating Art undertook to do it, investing the Governor-General with powers of financial and administrative amentatendrom over Madra, and Possibler. It failed in his territore, for the suscriptionfence was neither complete not effective, at that it left has
the propertial governments enough describes in the matter of administrative moreowns and expenditure. They come the Charter Art of 1835, which to the outinbetwee and clay of the Gereappe-Heraual, made the more respective Governors of Medras and Bogsboy full spinedisastes to the authority in Calcutia, no matter whether is administrative or humanoial after on their clauge. Under British rule, the system has gowen to what it is. Before 1886 tise entire contoul of the firemen throughout amplicat detail not excepted. A measurement worth Ro. 5 a mouth could too be employed without the sanction of the Governor-General in Council. Detuited repiects of small and urgent works had to be submitted to the Goveroment of India for approval and mancion. Expenditure was restricted but there was no budget estimate. The Act of 1858, come the Secretary of State entire con-

tent every the processes of India. He has only made over a part of his powers to the Government of India under the rules and regulations had down from time to time. et of the Budget in India.

The final estimates are made public before th

It was in the year 1860 that the system of annual budget estimate was introduced by Mr. James Wilson. It included sanctioned grants for each subbead in every system is trovings and district. Under his system bulest settmates for the whole of India were compiled from the stactionel culimates for each province and de

Perigra rigids on until hose and pub occus hall of the year. The rule is that, along with the budget estimate for the year, the accounts and revised estimates of the two recention were are also rubbided. The budget is last before the Levislative Council to be discossed by the popular representatives there. They are entitled to make suggestions for its improvement and criticine its provisions. No tax could be refused or inocensed without the sanction of our own preconnictions. The is a provilege which amounts in theory to a right which the second of Traba had senso estimate before British rule. If the normby recoverdatives can obline this right properly and effectively it may lead to a stanof real nation-building, at present, an empty planer. It a interesting to know how the industry right, if right it may yet be called, has come to be amdually extraded hy the Government on the one hand and realised by the people on the other. It is a right the recognition of which does not extend much beyond sixty years for, shortly after the taking over of the Generoment for the Crown fores the Company, it was felt by Lord Canning that the basis of British rule in India worst be bound. In order to be noveler, if the moredescence of a mutinous spirit in the people of the country must be swoided and made impossible for all times. In his desire to bring about the huger state of offices, he was encouraged with all the seal of a true liberal statesenso, by Sir Charles Wood, afterwards Lord Halifax, the great men to whom all credit for the educational development of the country and advancement of the people, and therefore, of the political program, and all that we see of the Ireedom provenent around us in due, who conseived the idea that the first step towards the consummation of that libered spirit was to introduce Councils for legislative purposes into the body politic of India. In this view he herecht nua beaug the Englishtice Control. of the Generousbeau Control and the October of the Technology of the General read for Control of the Technology of the General read for Control of the Technology of the Control of the Southern in Section of the Technology of th

(4) THE CONTROL OF THE PROPERTY OF THE PARTY OF THE PARTY

As was not contemplated, will be to blace incorrency peace, or fell time for large, from the threshold for Commiss, the contemplated for the first for large from the forest for commiss, to contemplate for the forest for

India. The pative community would get a, because they regaid have the opportunity of reviewing the financial stanton independently of the more accident of leculation being received for any particular year, and also because criticaen soon the francial policy of the governmont, which now found rent in the anonymous and even reservition remove in India, would be uttered by recoversible persons up a public portion. Lastly, the interest of figurage would gold by this increased publisher and the

(s) Change introduced by the Mariey-Minto Belorus. From this state of affairs the chance becarts about

by the Morley-Musto referms in 1909, was an impropriate one assertimating to what we have at the present day, the only difference being in the fact that waver the Morley reforms the opencil could be divided troop a vernlotion, which, now as before, has no more force than more recommendation which may or may not be accepted, on

any kind of removas or expenditure, while worker the contagn reforms the House could be divided such every demand for a votable grant, and its decision may be rejected or overriden only by restoration by certification for reasons specified in the Art. I shall diagons the selejects of restoration and ornification in their mones place in the present lecture.

Solgakie funkal sa Brery department is bound to herp expenditure within the supplicated great. It is a duty incursions upon every official to see that such grant is not exceeded Failure of crops, or ferrine, or radden outbreak of war

may provent the fulfilment of the estimates of systems spacered and expected. In any of these ower the departmust or boulderd commonal has to report to the sufficient of come to end only. Without and notices be range and make any entity in cause of the sunctioned press, even of the same accounty. That is the neutrin of the department of India, and behind it, there is the contrast of the commonant of India, and behind it, there is the contrast of the common of the common

Page III

(a) The Secretory of State responsible for Indian Finance.

The primary propositionly to the finances of Bulls savenite, we wise resem, with the financing of laist, who, where, the is nearly of some parties of an arabit to repeat here, is throught accountable to behavior at a surface of the properties of the sevent of Bulls, which which to the generoses for the sevents of Bulls, and of the properties and design, out of or on the service of the properties of the p

with him. In order to enable him to discharge the resconstitutes of Indian Firence, the Secretary of State is fully equipped with a Pinnace Department at Whitshall. round of financial business, such as questions relative to Scancial adventistration to India, to civil and multiply concretitive, in the frances of the fades Office, to the currency policy, leans and sale of Council Bills, to the experient subject of the fluenced relation of the various

with the War office, the Board of Admiralty and the Pereign office, to Bathway and Irrigation reviects and expenditure, and to make in India by the Auditor General who, under the new discension is an officer not under the Coveryment of Ledin, but independent of there, he that, appointed as he is by the Secretary of State of Council has a artitled to hold office during His Manage's ploteigns, on also by an Acrossment General whose duties comorate the work of looking after the receipts in and dishementate from the Tradia Office, and the recognition of around estimates thereof. It is the duty of the Accountsant General to see that armsel accounts of the Secretary of Sinte on concetty reads and merals by unitied to Parliament, a monthly statement thereof being

Character

sent to the Covernment of India. The Secretary of State represent is suisfed by a Finance Committee whose Chairman is a posteres of his, from strong the merakers of the Council of India. Not entitled to claim larger powers then to advise the Soundary of State were certain questions of financial admiristration and it he the Secretary of State, or any other officer exercising delicated nevers. the Printer Compilies. Was other he matters relating to any exact or supportulate of nor must of the reversion of Imps or the role, regulation and perchase of may properly for the purposes of the Govern-(at 1019), the Services of State careed set without a assigned of the Cornell of India with lives. He is under a securiar contenint in all medium affecting values of annalses of the Governor-General's Executive Council,

or connected with rules affection the new salary, allowunces and leave of absence of persons in the service of the Crosse in Indea, or any rules as to Indian Military opwintments, the classification of the God. Services in

India, the pushed of their recruitment, their conditions of souries, pay, allowences, dissignie and conduct. The Sourcetary of State moreover, ment have his Cossent with 64 Line in the matter of the appointment of the Chairman of the Pathic Services Commission, the determination of auxilitetiess, the teners of office of the marginess thereof. and the arrest/ment including pay, powers, daties and conditions of conjugacest of the Auditor General in India. And in the nation of allowing or seasification association's toxic offices received for members of the Indian Civil Service, evon the Secretary of State whose powers approximate to redocute, is powerless. Here I must noter, that appri from the Scaretary of State for India, but not independent of Irim, the High Commesinger for India, up often created under the Statute of 1919, who is maintained from the revenues of India. has considerable powers to innor expenditure in England as the Access of the Central and the Local towermounts in India. To this I shall revert later on. I will content my. 4 9 soil for the present, with an second of how and what sortion of the expenditure incurred in connection with

the manateumor of the India Office, and of the High Commissioner for India, is not out of the revenue of India and what by the English Treasury.

(b) Salary of the Secretary of State charged on British

Balay of Sta Bnowbuy of State sharpoids to Zelate anticoles

One of the cowning achievements of Mr. Montage as accounts that the Communicate in India, was to three upon the British estimates, the charge of the salary of the Secretary of State for India, and that of his parksoperatury Under-Secretary, an orrangement for which India had been contending for nearly half a contury, thus giving the British elector the chance of a direct voice in the administration of the Government of India by England. Before the Act of 1919, they were met from the Indian rerogner. This enabled the Secretary of State to regard electors in the sense his collearnes in the Cablest were He had not to come before their representatives year after year for his salary. The new strangement therefore, of the represent of these salaries arrowed by the \$6.000 s. year in all (\$5,000 to the Secretary at \$1,500 to the Pecliamentary Under-Secretary) from out of the Homo estimates is an indication of the new spirit of Butlish

sante-beller to Entire rule, the pollitical importance of which cannot be reaggested or enterstated. The Pressery trades to the India Office are nontended contribution equivalent to the part of the total seminated out of the India Office (entirare of the substant of the Bosestary of State and the Perliamentary (Horte-Recentary) which is attributable to the obstitutivities, as desired from the agency, work of the office. A part of this contribution, manufact 64,000, used be in noise in the Tomony Indian the Section Art, since a resimplement suggested by the Wildy Chamisson, but set in the limit of a direct perpendicular and the section of the set of the section of cortain divisible charges. Since the Government of Lines fact 4000 Me arrangement has been releast to the section of the section of the section of the matter. Thus the direct soft indicates the section of the 1000, or so that up are one substituted a secondarial 40,000 a year for a probability on the section of the 40,000 a year for a probability of the section of the 40,000 and the section of the sectio

As we have independent of other that the formulal Government in lords we then find the flower that the formulal Government in lords we not the flower and with the formula of the flower of the flower

as In has blevely, in constitution with Me colleage, we discharge the General Collection of the Collec

when he instructed in Governor-General to excice the powers of superintendence, direction and control over the Local Governments revised in him, or in his Connel, with a view to furthering the unkey of the Local Govern-

Greener Gereni

mante, viene such polity fiels frosar with a majority of the meshers of the Inguisher Oard of the Protee, relies give Francis such country speed. This proposition for the Inguisher Country speed to the proposition of the process of the Inguisher Country of the Industry of th

ing departments of the Government, that method do they get more meany than in absolutely moreously for the dudischarge of the functions entrusted to them, nor more care the total law the state of the state of

Treasury thinks they are worth, with departments of these collect in respected to sale Parliament to munt, with the models House of Commons which contests the amount depended. Although and the mode in which it is proposed to be gaised, and many the taxative who wither to have everything handsome shoot him, and does not like to now for it." This possess from Ser William Amon expresses the duties and powers of the Chancellor of the Ruchesser in a notebell. As the working head of the Treasury Department he occupies perhaps the most important position, next after the Prince Minister, in the English governmental system, with a controlling noney once both resonne and every- staditurn of the State, and having it in his name, to the sounder exclusion of all other members, to valuate plane for the raising of taxation to the vote of the House. The machinery in England is highly operationd. The Chargedley of the Excherger has year him, or round about

has in London, all the broke of oversom and specific generatures, thereby them severies e collection, or lamithistic for expeniture on pinds certices. He receive the process of the everiety, and elegan on grovecess. The expeniture of pinds certices. He receives the process of the expeniture of the process of the expeniture by provide constitution with the General Conpacid to that in India the sprine is decentrable. The Finness Ministrie has the Indiagraphies at Smith and Delaid, but the work of solutions of contritation of the expension of the contribution of th

when a soleniked

cope other administrative poits, separate heads of the revenue and expenditure denactments for such admirintrative units being located at the properties soots of the Convenients contiered over the whole continent of India. The progress requipts of the Consequent of India, instead of being lodged, as in Bustand, into two Banking sorounts, are paid into nearly 950 District Treasuries, and four times as many rab-treasures, or collecting deportments distributed once the country. It is only by resour of special arrangements that, it is somible to obtain a muchly report of the progress of reverse collection and expenditure, for the whole of India. Theoretically, the nowers of the Financial Momber in India, on all orretions of expenditure is complete, in the serve that he sa at liberty to improve upon his colleasure the excluding beering on the finances of any measure placed before him.
But the practical powers of the Figureial Member, on they nerwaled before the Frontier bogre ameraed at 1855, were reach or less complete, and your yet altered as

different from those of the Roglish Chemoellor of the Eurheenee. Since 1985, they are mid to be invested

for. " since the reveals of 1885, and the entablishment of

Bolier Mi ties person of the Parame Mancher is India wet analogues to the

of the Chancellos of the Hinderpre the Russian power in Geniral Asia, the balance of infigures between the Financial Members and the other Members of Octorali, noise especially I sheeth say, the Billisty Member, has been refleably disturbed by the wery great preportednessing free in Billistary considerations in consequence of the apprehensions related in the neigh of Phillish Officulus in Brids. If there has been

Distandor abore than

any dimination of the nowers of the Pinancial Member. It is due more to the fact that he has not got the legislatree behind him which his English correspond has them to the fact that remonsible Statemen commoting the Covernment of End's situal greater weight to Military considerations. A Member of Council, which like the Cabinet, is resonnible for the government as a whole, is not married in his surrouthetic support to his collecture the Pippariol Member, rolless he is an apposite about the proposal before the consument as to lose all due sense of the importance of figures. The Indian system of government offere no obstinacy on the part of any murcher of Gornell, for the Vicente wieble a great remor for good or for evil. "The department which secures the surport of the Governor-General on by questions." said Sir David Borboor, as one time Financed Member of the Council before the Weby Commission, "would carry the day. If the Victory supports the Military Member, the Military department is the strongest. If he expecte the Financial Member, the Firence denertment is the strongest, and whether great offention is

poid to financial considerations or not, depends entirely, or shoots entirely, on the Generar-General for the time being. If he is favourable to economy, the Government is economical; if he is inclined to be, not emotify extenragent, but liberal, the Government is liberal." There is we not of effice which was the Wissens Mercher. The Viewey are offenge revalde ide Onmed

power to check any item of expenditure experved by the Vacagov but disapproved by him just as the Chanceller of the Exchosurer in England would be powerless if his colleagues in the Cabinet, but mind you colleagues only. were count him. The Vicercy who wishly a great power gives a certain unity of setten to all the departmonte, a proposition which is illustrated by the fact that the Secretaries of all the different dependenceds have direct access to the Vicercy for texturction of their desertmental liquiness. By this procedure the Governor-General becomes at once the harmonizer and the activahead of the whole obviristection. All fragging matters.

before the Reservine Council are decided by the vote of

(b) Piarros Marcher on Administration deflorits Dalike the member in charge of the least depart. ment the Financial Member has a metfolio of his ownand in an amoutive authority, having under him a department called the Finance Department controlled by a Secretary, a Deputy Secretary, on Under-Secretary and one or more Assistant Secretaries, to whom are allotted the various branches and flower of mublic brainess according to their importance. The purely office part of the hudness is in charge of Assistant Secretaries and Superintendants to whom is entrosted the duty of ureparing notes or of approving those made by ministerial officers, for unbrokesion to the Assistant Secretaries, or Under Secretaries as the case may be, according to the degree of importance, or the branch of mablic business resigned to each one of them. Cases of minor import-ance are dealt with first, by the junior officers of the department and then, relamited for orders to the Departy Discusse Secretary, who may at his discretion reserve a case, and should it spaces to him of sufficient consequence, for first ocion of the Mousber-in-charge. These, in the usual onerun of soutine come leads to the officer at whose maken the reference was made, but the journey takes a different course from the track taken on their way up. They past down through the Secretary who, as the retible head of the department, thus enables himself to keep in touch with what is going on in it. Generally meaking, the Denuty Secretary deals with once relating to expensiture, but all matters of principle and of policy. are deals with by the Secretary Lignerif, who Suppliers his drives not as Secretary to the Honographic Finance Member, but as Secretary to the Government of Inchs, which capacity be has a day in the week elicited to himself, for attendance upon the Governor-General with as an nows to soluppi references for time decrease independently of the Member-in-charge, and necessarily those in which they (the Member-sp-obouge and the Secretary) are in disagreement. Those which come under the latter calcurery are rather debenicly handled in that the Generaco-General worst submit these smoot them, in which he happens to disagree with the Member-in-charge, to his Executive Council, and may or may not submit others in which they (the Governor-General and the Momber-in-charge) are in agreement with each other. the power, however, of the Governor-General is not exnameted here for, under the present system of Govern-view to ment be our always override a domain of his Council, if it appears to him that the safety, transpillity and the best in interests of British India may suffer, by the adoption of Green the measure suspensed by the majority, sobject to the promedicus thereof, including the note of diseast, if say,

the safety and bear culfully deten.

being submitted on a requisition by the dissection to the Secretary of State. It is brover mode, that the Orsecret-General's agreement with the Finnon Member in opposition to the opinion of arother Morober of the Oracul causes, without a reference to the Secretary of State in Consoli, by researched as the first oracy of the State in Consolidation of the State of the Consolidation the piper shall call the stars." comes to present in Talking acity adoption of Pinnocial administration which he English Laws built up practicely on, the model of the English Laws built up practicely on, the model of

Speciment S

the English have built up practically on the model of their own at hours. There is no coope from the control of the Pinance Department for, without a previous reference to it, so proposal involving an abundonment of revenue, for which ceeds has been taken in the budget. or involving expenditure which has not been provided for in the bridges, or which, though provided for, has not been specifically sagetioned, except in oness restricted great secrecy and despatch, may aren be considered by the Governor-General in Council, fur less decided upon. And cases, economy under the rais of supposition, prout sempediately after the order has been made by the Gonecnor-General in writing, be notified to the Finance Department, whose control over all spending departments is complete macrough as more may incur or sampling ago excenditure which consequentially implies the introduction of a principle or practice, not hitherto accorded as oxedittal, or acted upon, and kindy to lead to increase of the same. "The effect of this principle," as has been laid down by the Feetham Committee, "is to give the Finance Department an opportunity of criticizing all new expenditure of any importance and also of investors the department of the Government of India which is interested in the purpose of the expenditure to exacting the reviect in its administrative aspects. It can challenge the measurity for expenditure; it can bring to discuss pation obvious objections or extravagances; it can call Francisco for facts to which it considers that sufficient weacht or seff-court replicity has not been given." This briefly is a number of the powers of the Piprace Department whose astirities are suggestively, though not effectively, exciteded by the Legislative Assembly. In this consection, I may also point out that, the departments of the Army, the Budway or the Posts and Telegraphs, are select to the central of the Finance Department, exec-

civing its power and influence through sis own represeninfines, the Faunceal Advances or Commissioners as the Official designation may be, attached to each desertrunts, and issuing a right to be consulted in all important metters of france appertaining to it. All difference of Passeal opinion between the department consumed and the side about Advisor must well, on a reference, for final decision by west the Finance Member, before either of the conflicting is the continue more be acted upon or given effect to. In about, between under the Roles of Bestgere, in various wave in the en-Pinance Department enabled, observas a most consistent sutbarity, Mr. Wattal, " to keep its finger on the pulse of the figuress of the Central Government; it controls to increase hydritist expenditure or directish reviews

to any material extent can be given effect to without their coming at some stage or other to the corrigance of the

(c) Finance Department and the Preparation of the Budget.

Three constituted the Finance Departm revent of India receives the Provincial

General, the Pinancial Administrative officers of the Cantral Government in each province, to compile in one or more forms the figures supplied to them by the Administrative or Controlling officers of each department. correlly in December. These factors continue to be recotorned in the hands of the Accomposed-General by repolepoppagy or smended estimates till about the middle of Fairmery, when the Firemen Department sets itself in

right current to care the budget upon the provincial corrplations, leaving as small an interregroup or possible, between the final casting and actual preparation of the isation), and the encourage thereof, these eposting greater squareer of the details of the revenue and expenditure on which it is broad. The estimates of the Control Green. most include those of the Cryll Departments and territories under the direct control of the Government of India, and of the non-civil Departments, the Military, the Bailways and the Posts and Telegraphy, as also thous of the Indea Office and of the office of the High Compas somer, both in Lordon. The Financial Advisor, Military Pizzance, to responsible for those connected with the guidacy services, the Director of Budway Andia for those of the Railway Department and the Accountant-General Posts and Telegraphs for those of the Posts and Telegraphs. The India Office estimates are committed by

the Accountent-Centeral, India Office, under the direction of the Secretary of State for India and those of the Hush Comprisoner by his chief Accounts Officer. When the estimates are prepared by the boads of

offices in forms stombed by the Association-General, they are submitted to the departmental controlling officers for executavion belazy tennentation, for final security by the Accountage-General, the Advice strative Department of the Government (the Conical Government), and lastly, by the Pinnon Diptoment. An eclinical of and Newfrence and Companies and and prepares the Robert in Smill green and companies and and prepares the Robert in Smill green and the Smill and Companies a

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(s) Precentation of the Budget-First Steps in the

In preserving his budges, before the Legislative formeds. Amendry structure, or proceedables being made by the such by Financial Secretary before the found of Sistes, the tax Financia Secretary before the found of Sistes, the tax Financia Secretary before the found of Sistes, the tax Financia Monther makes a lengthy statement seviewing Number of the agricultural, trade and the general connectic conditions in the state of the country furing the year, out of which we no

Franciples of Budget excellential other persentation, followed

expensive. The statement includes all important modulcations or variations, made toon the pressure and expenthe revenee and expenditure of the coming year, variations in the ways and means of the elector year from these manualed at the resountation of the budget threse? and the ways and means of the coming year. The presentstace of the budges is followed, not on the day when the statement is made, by two important events, a general years and record and the voting of demand for greats: this with round to the organal badest as distinguished from the Railway budget and the Military budget. It in in the power of the Governor-General to fix the date when the suspent discounter should begin morally a week after the pronomistion of the Ireduct, at which over the rep-rotable items may with the permission of the Governor-General, he bought under consideration and criticism. Without such nonvision, the channel of consequentian of the measure granting it being the President of the Chamber concerned, writter the Amengaby nor the Council of State may embark upon a discussion of there. The discussion in the Assorbly unables the Government of India to measure the depth of feeling in the country, for or against the represal in the bradert. It is the polition of the Assembly that ecupts, for the simple reason, that it is a Charaber compoted of porsens, the variority of whom see elected many

a fairly broad franchine and of considerable political influence in the country. As much earnest be said of the Council of State for the simple reason that the great bulk of its members, even though they are persons of considerable social influence, are not in sufficient touch with the charge either of reality engineer or of contentions. person and progressive movements. It is maneover, not a representative body, oven in the sense the Assembly is

(b) Second Stage in the Proceedings.

The second stage of the bedget proceedings, begins from nimest immediately after the first stage, manely, when the general ducumion is over, with the voting of grants for a which the Governor-General at his discretion over allow began with as many as fifteen shops, though in point of fact hitherto, the passet not more than a week has over been allowed. A length- marries. early not on the multi of discovered in this way, particulary when the normbers to suprised of the fact that, under the English budgetney rules not less than twenty days are allowed for the discussion of grants. No discussion of agy variously demand our extend beyond two days, and if at 5 p.m. of the last day effected for discussion, the last item of grants is not reached, the Prevident of the Assembly is existed to put the entire lot of matters outstand to the vote without discression, though for the con of the members of the Assembly all important items are taken up and disposed of first, leaving the unimportant ones to take their own fate. And to smid all misciving and minusderstanding, a practice seniogens to that which obtains in the House of Commons, has been introduced, of consulting beforehand the wishes of Members, on to what should be the most convenient order of bringing in the votes. The conference is informal, but is calculated to establish a oxasidistional practice the importunes of

(c) Demend for Grants.

which example he severated

Each separate demand for great deals with a major head of account and is moved by a member of the GoverMaper hand seemd by Meadown or Change

• par-General's Council, in charge of the department to a which the great belongs, and is to the force." that is sun ned removing Par X. Y. Z. D. be granted to the Governor-General in Council, to definy the charge that will come in Council and a sun of the charge that will come in March, 1031, in respect of the "Mayor hand of secours."

commo of yapunits during the year cealing the Shi of Moreh, 1201; in respect of the "More hand of concess.". The supersistant solid of the bright is always many waying the solid of the bright is always many wayter that the solid of the bright is always many wayter by this Assembly, for, no sharpy may the forestrone of India may be consided without the prefers monthics of the Generator-Geossia, code even when this assessian is given, the legislature in there to put a cheek spine it, if the opinion of the contract of the contract of the contract which is not a landed upon it is bright in the Exacision of the contract of the contract of the contract of the contractive flower-many can find the contract of the contract of the con-

(d) Varing of Greats.
The root stage in the hadret assessing in the voting

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of firmins to which we derive nor take. It is studied, or firmins to which we derive not the firm studied when the what these them in the Firms of Commercial, the firm is whotch to be the extreme to the objects, marries, in restrict, and the contract of the objects of the contract of t

resources of projecting any areast despend, in his orderen. Verse a necessary for the safety or transpullity of Sminth Indea or an and of the part thereof. The restoration of the grant to meet masset the expenses of the Lee Communion (Public Services great. Communico) appended for the purpose of colorging the other constoris of Europeans in the service of the Crown in India, which was budgeted for, and which was unsereingravaly though out by the Assembly is a case in point. Assumbly in not in section as it has been explained by the Franco Member houself in the legalitative that, were the Assembly to continue to be in second throughout the year, there would be no occasion for resort to information (8), which lattle out that " notweth-tonding anything us Sain section, the Corerror-General shall have never, in He was Cance of emergency, to exclude the such expenditure to many, expenditure in the option, be recessary for the safety or tanaquality measure of Britain Insin or any uset thereof." But it may urise, so the when the Amerably is not in session, that errorditere ayast he successed. There are long intervals of time when the Assembly is not sitting and events may then occur which may affect the safety and tranquility of British Endia. It is not possible to call a sublen meeting of the the place of the Assumbly and nuthering expenditure of

restoring the solt drity at the instance of a Pinacca Minis-

many. In aside of the two case may the Assembly devendinces the rotace of the Governor-General on whose beball the Pranason Mumber simply communicates to it the the contract of the communication of the contract of action bring bean taken. After all, the green of location to of restoration, whether green to the Goverer-General as Goursel dissenter green to intenses such

ar-Ocasest in content training regard to maintness such as the calpable definese of the deliberate optains of the Assembly in marketlar, and of the country in season, in

ter who blandly admitted by mortale in meisting upon the restoration by taking the earliest empressive, which was the scheening of the next year's budget, to reduce the figure to the one voted by the Assembly), or to the Provieral Governors who have, to say the fruit, exceeded their reserved powers thoughtlessly and without egrangepection, to a retrograde and suspolitic negation of the spirit of the Amesucement of the 20th of Ameret . It is an open denial of the principle of responsible Government hereover pragrammely it has to be redised. There is a val worse feature of the power with which the Governor-General as invested. It increases the independence of the Governor-General in Council of his Legislature. and circus him a corte bismohe to take away say. Bill or proposal or motion out of the hands of the Legislative Assembly, at any stage, by simply contifying that, it affacts has assponsibilities for peace, order and good assertamont, or that, it is essential for the discharge of his duties. including sound financial administration, and pass it trio law, or order it to take effect in one share he pleases, over the beads of his legislature. The governmental seringe-ment which succlions these increased powers of the sucoutlive must from the view-point both of constitutional politics and jurisproduces, he held to be disappointing and

Demands for supplementary and excess streets are quite in order when an original estimate is found to be insufficient, for the various of the current war, or when a read arises during the currency of it for expenditure, for which the vote of the Assembly is necessary, upon sume now service not contemplated in the busines for the year. When money may have been speak on any service, for which the vote of the Assumbly is necessary during any financial year in excess of the amount counted for that service and for that year respectively, the denoted pract or all points to through the same for-

(e) The Passer Gussettes.

One of the most resportest standard Committees of Yang the Assembly is the Standing Pinance Committee, com- Comments. novad at present of ten elected members with a Charmann, the annual asympted by the Governor-Gergrol with functions in- Stoling relying a serving of votable expenditure in all deportments of the Government, a readment to advise the Fixance Department when their advice is sought for, and a deare for reasonable correctly and extructment in expeoditure. It is not fair to say that this committee, is taken nover let into the confidence of the department when string matters of a considerated nature are in progress. Every nance and every gratter relating to Finance that is proposed or in progress, is placed before the Standing Pinsince Committee, whale these of a confidential matero are only marked " confriction " which, the language and salfrespect of the members recrairs should be regarded as

(f) The Finance Bill.

Thus completed the budget is an accordibible fact, Prosstedged with me to per, Immely, the richts due to the rat. "Are retenging with the part, Immely, the richts due to the rat. "Are repositions post, to meet which ways and means must be profit, attachy, the accounty made for the credit side. New-Thirs is clear by means of criticary togolishins in the large. This is clear by means of criticary togolishins in the formally untroduced immediately sider the budget additions in the made and the budget percent of, on the same day. "The Plantees Bill these lates, in in the meters of an end for emphers which in the Keighb conditation in a insume as the Composit of the Ribston Aperopriation Act. It embodies the ways and mercus of 19 bing and collecting funds, meleding proposals for fresh taxation, as well as increase or modifications of existing taxation, and is carried through both chambers, of the legislature in exactly the identical way in which ordinary logislation is consummated, clause by clause, with only this difference that, the title and prescable of the Function Ball is settled after the text of it has been dealt with, low resent of the fact that, begins yound to learning nature, no bill whose purpose it is to devise ways and means of legislature of however moderate views and however willing to anterpate the wishes of the powers that be, tenamended, unout, unotipped and unmutilated. After all this series handling, you know the not result, which is embodied in the recamble, and briefly in the title. It is of importance to know that in the Pinnace Bill, in consonance with the rule of English constitutional practice and procedure, demand for samply is made by the Crown. The legislature may reduce the demand but may not in any way merease it. In giving his ruling men the next the President of the Council of State very cognitly argued

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that, "If that is not assumed to inserte the microssity consequence that statement to pure the first sub-equilibrium and also be attained by the Govern." It is many that the same at th

carrel inspease demand of terralico ever the absolver ments. But it is open to members who desires to very ofwhat I may call the melbrane of transition inspeed by the provision of the Bell to propose an increase in one of the corresponded by a corresponding reduction in some other spect. "In this wore the President of the Assembly corcurred, that manestenessis which proposed increases of transition were not in order.

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(g) Money Bill in the Council of State

The principle which is formed to be of supreme unpertunes in the English Constitution, that a money lett cannot be interfered with by the Upper Humo which can

pursuous to the tanginal constraints, that is used to cannot be interfered with by the Upper Hause which can a soupe or raject it as a whole, is what has been applied to be to now Constitution of IoEia. The legislation was wise, for their interfered was no node the Curvoil of State a maleiy walve, if the Amenhly abould prove challespercon or

conductants, in not not a beauther for effective and superson injustions. In the inflation deprived of the part of the positions, the product of a position of the contractive of the drawn in a whole, but not of among a motion on or neutronized dis, not be sufficient to experiment of the contractive of the contractive first one of the contractive of the position of the field lear, to evolutionist in referentives which the Generalized reduction for the contractive which the Generalized reduction in the contractive which the Generalized reduction. The secondar that of the Anomaly result he topograph by the Generation, To the centils at the distinct of the Opper R. Thus a consistency of the contractive of the co

with respect to the braight, though the France Rell to be different and Art most, as I have observed, take the occurs of legislation and brane, most pass through the section occurs of legislation and brane, most pass through the section of the Generoot Council of State before receiving assent of the Generoot legislates.

PART VI.

(a) Reibney Pinance

Reibryw, which have a separate fitness of their own away comprise a root imprincipate pair of the remoind system of fees fades. In a root off Reibryw, in fades which figure in fades are supported by the which are writted by the fitnet. They are the first brillers Bullwey, the Sown-Western Bullwey, the comprise of the compression of the watern Bullwey, the compression of the compression of the rain Reibryw. With regard to the frances of those worlds by the compress, the Generators of Infisis here routings to do, energed in the case of those swange them, which their an in brilling of compression. interest, or the cogistic outlay, in the creat of their entage, see bring self-circuit to make training and training self-circuit to make training and training self-circuit to make a standard substitution. The part of their training self-circuit is standard substitution to train in their limit to self-circuit in their part of the general resonant and open part of the general resonant of Italia.

hoerd-de sumperton Administratively State Railways in India are under a Bailway Board composed of a Chief Commissioner who until the other day, was designated the President of the recoveration or watching labour interests. The Pipannial Commissioner is an ex-officio member of the Barbway ard, and of the two others one represents the Traffic and the other engineering-after two technical departments. The Oksof Commissioner is the administrative head of the Reliver Bosed, in fact of the Railway Department, having power to overrule the deciment of the Found on his sole remonability. in motters affecting the technical details of the Reliware administration. The Bellwar department of the government forms part of the portfolio of the Demartment of Commerce for which there is a Manher of Council. The Rantony Board has to enturisin a representative from the Possocial Department in the per-son of the Financial Commissioner attached to it. He is an associate and colleague of the Chief Commissioner. rather than his subordinate, and is sutherized to advise him on questions involving large expenditures of public money from the point of view of a financial expert and to suggest menos of sconoray. His nower to refer consciucated or debatable points and issues of Relibear figures to the Firmese Member occurct be questioned for, he " note generally as the watch-dog of the Finance Department," by which he is expected so their representative, to bring Proceeds about a co-ordinative of Railway States with general Country figures. To the Sound as further situated a Director, to "make marke. To see hours in turner assaults a history, so - make the control and but " endures of the Assister-General. The responsibility of the Director extends beyond the lumit of medit of Rodway accorded for at in he, who has to compile the Barlyov sections of the Pinance and Rovense Account of the Government of India, as well as the Rusiway estimates. As the representative of the Assister-General, it is has bely to see that neither the Board per the Government exceed their powers of expenditure in remeet of Rodway administration, leaving the Financial Commissions responsible for the socrations of Railway expendi-ture. In this task he has the assestance of a Controller of Reviews accounts whose brusteen it is to look offer the Onel Accounts offices. While this regains in princrole, it is suspected that the deal system of the Figures denniterant exercising control over Bailway Pinance Communicacy line not worked satisfactorily, signs a ten-fency has of late been discounted in the Communicacy to dentify bigged closely with the Railway department in ropertion to his dissociation with the Pinance departroogs, so thes, it is facetawally suggested that "I've has lost from from real and allowing he miles and to reminer. nate." The original tiles behind the assaration of Bailway Finance from General Pinance was that the Pinance Mecahor should "hate " where his representative the Commissioner would 'bark.' Remonstille members of the Assembly are of equates that he does not even 'back'
now, so that the control of the Assembly, as that of the
Finance department has been rendered House. The fact of the Pitatore department loving control over the

Railway france was then made the solgest matter of

severa saturadorenian by Sir Prodesis Gazallett Selim the Public Locossic Committies in September, 1959, which the Austine-Georard observed that the Financial Commissioner sold the Robinsy Round has such large present of reappropriation that the Assembly's occited was all fatter. This are sently was medicatery in the Robinsy Astronomication, and that while there was a relational improvement in the Army, to cold to say the same larger transfer to the Army, to cold to say the same times in the Enriceys. He satisfied that to the medition of the Committee of the Committee of the medition of the Committee of t

Statem of Bashnay Becomes The principal suppose of Railway Becomes use from

goods and passenger traffic, and subsidiarily from telecreaba. force boats and other misrellaneous items and from surplus over, received from subendised correction. The principal heads of their expenditure. are. (I) Weaking syngams which include maintenance of permanent way, Locomotro expenses, Courtage and Wagon copones, Traffic expenses, General chorons, steam bost services, (2) Interest on Railway debt. (3) Interest on capital contributed by Occupanies, (4) Amendies in purchase of Bailways, (5) Sinking funds, (6) Charges on secount of relaudised Companies, and (7) Other misoellaneous expendifures. On the basis of these, the Bailway hadow divided into those parts of the 'ordinary revenue,' the programme revenue," and the "cambal expenditure." is framed, for each Bailway by its Manager or Agent, in complication with the Board by which they see finally incorporated into one whole. After merical before you through certain prescribed formalities, wark as the year

before through certain prescribed formalities, such as the posment by gramms part of the year baving been submitted to and however manufactured by the Secretary of State for India, and the rest having been revised by the Pinance Department, the : of Baltways in the Council of State, aided in the stlotage, alriefly by the Member for Pinance and his stail. To being the Bullway France into line with up-to-date Fin-snoisl Administration, on the ground that Bullway raverea and expenditure in India, in their yearnizade, do not

fall fee short of those which relate to seneral admiristration. Various committees were from tune to time ap-nointed, with instructions to suggest mones. The last is what is known as the Acrostic Committee, the recordmendators of which were considered by a Finance Comwritten of the Localistics, Lorenthy stady Those recommendations were adopted by the entire Amorphly as its own, and see therefore accepted by the Gereroment, with a resolve to bring some of them into numeste operation. They are positically upon the lines of the recommendations made by the Assentia Committee. Pinance Department from the internal formers of the Bailways, the introduction of a sonurale budget of their own to help them in developing a Bailway policy in from the which India is more vitally interested than the " watel dog," which in all financial systems is a handkup, some-times not very conductve to general prosperity or dayslaprases of resources. The "weich dog" system or po-licy is faially prome to follow a "penny-wise" though

not necessarily a " yound-feeligh " policy, when it really graph to be more progress in its distribution of dales (b) Ownseinstice of Refleres Audit

The stadit restors that prevails over Bailway at Sales nts in practically the system that obtains in respect Ault is on the Date of Comments of the Civil Accounts of the Government of India but from a commercial senses so that it was be about "Congressed Angle." It makes a clear comparison of the specific of a review of years, including those of the latest year for which sadited figures are available. On the hasis of the principles of commercial audit the Rollway Administrations have been existed to present commercial accounts in which the estimate as well as the collieries under them should be treated as commercial concerns disclosing results in the form of regular trading and reaffs and item accounts and balance shorts in selfs. of any tecknical difficulties there may be of allegaing the correct interest chargeable to each Builway owing to the capital having born berrowed at different neriods at different rates of interest. It is recommended that the Railway Department should, as for an possible cut the features to which the Chairman of a Public Roll way Company would draw attention in his speech at the animal general meeting of absrelations. Under the ' Commercial Audit ' system it is present further show the result of the working of strategic lines reports ly from commencial times. Alone with it the from of the Bullway budget might be improved by making severate demands for events for the mortone expenses of Comman-managed Railways and State Railways

Commercial Assist "in a newly introduced systems and its axis inflators are what it provides for a neithern such as the provides for a neithern such as the substitution of configuration and at low-stappes, and for imprecision of accessors, records and samples while to engineering depots, whole and satisfaces, such in respect of Computer-managed Bellways this posteral relations of Government Computer and C

trateus renorming precticulty unchanged, while on the other hand the Chief Applifor and Accountability and for Hallways, being constituted the channel of communi-cation, between the Government examiners and the

It was originally intended that this new scheme sings been decided to introduce at in the first traduces as sa experimental measure for their years with effect from April 7, 1000. Bt was represed, that so four on the lotal especiated entry of graptical and monomerical parahere of the makeny under department was not accorded under each grade or chas, the Auditor-Governlanight be free to distribute there in any manner he should consider change of his studylory remognificates for the efficiency

(c) Status of Officers.

The status of officers directly stinobed to the constraint near-managed milways for radia work could not be maded affect without incurring enevalentals exten expenditure, and, as the officers to classes of the statates a realities attate manand relivery are already of a sufficiently high status, it is proposed that Gomenment suditors on the convergmanaged reflyave with one or two recentions, he placed waler their supervision and that the latter, that is, the Chief Auditors of the sink railways, he responsible to the Director of Realway Audit for supervising the work of Greenment medit on the company-conneged raffways

he schotan involves on exico expenditure of mointments in various grades. Poets of two officers (first class) in the Indian Andit and Accounts Service and two assistant and to officers have been cereicd while, there are a number of senior accountants, accountants, durks and other inflution servants.

(d) Posters of the Financial Contralationer of Railmann.

Promote Generally appointing the powers of all authorstone in Indian frees the flowerson-General on Outziell downwards with sown to seem fully defined. These of this Prinzipolis Constitutioner of Rudways however, have been consistent of the Prinzipolis of the

cold coordinationer in extensivy is notice; now hope the cold plant St. 1959. This resulting hope the cold plant St. 1959. This resulting hope the cold plant state arrangements studiested by the lessentary of Blast for Infalls under which the Flantson Coordinations for Bullweys is world with the full power less than the cold plant state of the cold plant state of

tr's public Merical Wat Manuful Manuful Antibilities of the control of the c

salvanlage of the recommendations of the Aurocci Citus varieties, as hid form a pract. 120 of the report. But the potent delegated to the Plannoid Communicate by the Governmo-General, and contrast by Jun, are subject to the general control of the Plannoid Scandors, trained and the control of the Plannoid Control on prices. 180, 120 of control of the Control Control on prices. 180, 120 of the Control of the Control Control on prices. 180, 120 of the Auronauto control of the Control Control of the Auronauto control of the Control

and 114 of their purple pile spensi strees, an analong fire constant a summarian surface and equipment of instrutions are surfaced as the surface of their constitution which the Lagithuse beneathy words are actives, and to face, there consultantly deliberation, destined to exceed the consultant of the almost per of any body took of the consultant of the almost per of any body took and collections of the almost per of any body took and collections of the almost per of any body took and collection of the almost per of the period took and collections of the almost period of the Paradocal and collections of the almost period to the period should be real and not thinking which under the period to except period and the period of the p

secounts was green effect to), it must recessarily be.
(a) The Financial Conveniences may be required a
Member of the Railrosy Board for certate Per-

Member of the Radiony Board for certain Purposes.

In accordance with the meanmandstions of the ¹

In searcheon with the recommendations of the first personal constraints. He Francish Comprisinger is now discovered committee. He Francish Comprisinger is not the officials of the Buttury Recult, and those post was a season of the their Committees on the transition of the Bourd. Where is all homeone which contra before the Bourd. Where is all homeone which contra before the Bourd. Where the steples stated measuring that on the state of the Contraction of the Bourd, under the robotic of the Contraction who, under the order of the Contraction who, under the recult of the Contraction who, the form of the Bourd of the State of the Contraction of the State of the S

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policy. Where however, the subsets has brancoal templications about it, he has the right, should or the Bullyon department on the francial resect. to refor the case to the Paramor Member to whom, as national above, the box from several. Novelless to you that, in order to some effect to the view at which they arrived on a consideration of the Report of the Acres th Cognativice, that the financeal control over the operations of the Railway decarterent must be exercised, not from without lest from within, and by up officer who would humself be responsible for the promotion of the efficiency and the scoromic workers of the administration, these armagements were adopted by the Secretary of State or a result of the recommendations made by the Greensaners of India who enough have everlooked the savangement Finance, without continuous difficulty, whether in the efficiency or in the concerns working of those administentions. He that as it may, in all railway matters baying a financial argest the Financial Commissioner has the were rights as the other members of the Brilway nonmarity entitling tem to be requeled as a mumber of

(f) Location of the Position of the Pinesse Member with Reference to the Reshway Budget.

The definition and location of the position of the Theodore Meether of the Government of Backs has estimated been clearly stated. It has companion to the melocated in. This questions was raised upon wearney converse, as meetings of the Publis Accounts. Committee and showhere with high or no result. It was however, reserved for the Publis Accounts of the Third Account of the Committee and the Committee of the Committee of the Publis Accounts of Committee of the Year 1988-99 to

attailly with the question which has been found in the property of the propert

profiles to grain upon the France Deprivated to compare upon the property of the property of the comgregate that the profiles of the legalites, should due from to solour of the or engagerine bear raised the france to solour of the or engagerine bear raised to the comparison of the comparison of the comparison of the profiles of the comparison of the comparison of the comparison of the stars should be for the comparison of the comparison of the trans should be for the comparison of the comparison of the trans should be for the comparison of the comparison of the trans should be for the comparison of the comparison of the trans should be for the comparison of the comparison of the trans should be for the comparison of the comparison of the translate of the facility requires the should be to determined by the shoulding France Committee to the comparison of the

"In any cole, it appears to us," observed the Contestino, "that the decision, however structly interpreted, does not reconstrily mean that the constitutional powers of the Plantee Member and his right to not if no desired in consultation with the Fublic Assourch Cocurrities, nor alregated, and we salumi that it would require way definite and explicit decisions based on due constitutional authority to absorptio such powers and rights."

The Committee, therefore, recorded the view that

count now, that is to say, without may further affirmation from the Landman and the state of the

(g) Assembly Concention.

" In exposuring this view," the Committee went on-" we do not at all wish to suggest endreaching on the newsors or limiting the some of the Standing Pipanes Connection for Railways. The main work will still be theirs and, normally, in view of the Assembly resolution and convention thereby adopted, the initiation and preliminary consideration of all proposals for changes in the form of railway accounts will rest with them. On the other hand it may on occanious harmen that the Public Accounts Committee, while examining Arresprintion Apocunia of pailways, may consider that some change in received in the form of demands for railway grante. In such a case it would be proper for the Funance Member, in deference to the arrangement authorized by the Legislative Appendity in 1994, to sak that the Standing Pinespee Committee for Railways should consider the succeptions of the Public Accounts Committee, leaving Irganif the Shorty thereafter, if he thought it necessary, to make a further reference to the Public Accounts Congrittee before he came to his own final conclusion."



PART VII.

The Hillstern Pinance

a loral military (gr

The expenditure of the neary and aut faces arrives in Infa. in 1913-14, industries of outling on military works, sell after deduction of controllar meritary works, sell after deduction of controllar meritary. 33, the figure has freet in 18, 10 coccos Bold figures included sterling expenditure conserved into capture in Copumo the rapes. It handle be merited in the Copumo the rapes in the simulate to endeather that the figures are freed in the 600 creek. In 1950 the figures metricule that the 600 creek.

recornised that efficient financial admirastration of she of a marial bind. The renovation and by to make. That army to one of the baseod anendrar descriptories of the Control Government. Do expenditure, though of a priestary and obligatory obstractor, in "respectuative," and a consequently requoted by mublic omission to receivtur, in peace time at any rate, a specially vigilant serutray and occared. Moreover, the organisation of the series in of preentity, expeedingly complex; and control has to be exercised not recreiv over expenditure of each but also over consumption of a wide range of stores and consequities. It will be clear, therefore, that mathele or fearers administration, which may be sufficient in the case of many entegories of civil expensisture, so not pro-vide adequately for the officials control of misture orpenditure. The arrangements at persent in force, which on their origin were adopted on the recognization of Lord Kitchener, and which have since here tions made by the Esber Committee, will now be described. It will be seen that they are based upon a close association of the featured and administrative arthritism, and, so fee as the interior dispositions of the featured department is concerned, upon a close ration of the framework and the accounting mechanism.

finned in the accusting machiner, with the state of a pill Security in the Germann of Polis, in bottled at June 2 for the pill security in the Germann of Polis, in bottled at Juney Herdiquesties in charge of ne original to the Thinton Deposition Hostmannia, thouse the particle of the Thinton Deposition Hostmannia, though the tension of the Polis of the P

in expenditure and in consume that Exament principles are they between '40 miles that that is said that the said t

rervices of the Financial Advisor and Itis staff see available to officers of Army Rendonarters for direct informal assistance in the propagation of cases. The Francial Advisor has the right of personal account both to the Conrendered for end to the Pirare Member of the Executive Council. All unmosals involving expenditure

not covered by regulations or by standing orders of corrpotent authority have to be submitted for the serutiny of the Military Finance Branch, and all indents for the surchase of stores by the benderarters anthorities whether locally or in Eucland, receirs to be covered by a certificate, obtained from the Military Pinance Branch, that Junes to meet the expenditure are available without exceeding hadget awards. The Deputy and Assistant Figuraial advisors, it

may be noted. see in practice definitely allotted to the performance of financial duties in one or other of the branches of the Army Headquarters.

The antrual military budget is prepared under occtain main heads which is appended to this part, such being sub-divided into a number of appropriate detailed heads. The expenditure is recorded to the accounts under the same heads. Each main head is intended to record all expenditure incurred upon a resticular class of units and formations, inclusive of pay, charges and other cash expenditure as well as the value of stores of various classes (i.e., food, clothing, equipment, etc.) consumed by them, but enclusive of the cost of seconomodation.

Each of the three principal staff officers, and corand of the same proper and the constitution of the service for controlling the expenditure of the service and departments where administration is entirely in them. Thus, the Chief of the Graeral Stuff controls the expenditure of the staff at Army Headquarters, and in Commande, Districts and Brigados, as well as the bill of the experience on ebendance and intermedical solidableances and same chearings; the Alphasa theoretic control to expensive or dispitul, services, of teneral cordivals the expensive or dispitul, services, of teneral cordivals controlled solidableances, of recruiting safet, All sociation and deploys, etc., the Quartermoster General controls the expensive or the recommendance of the Cups (realising around and recolumned supply, doubt, apply) alphas, meants and enteriors adjust, obtain

Curps (utaking tuman) and nobassad luxuspect, and regoly depths, increases and enteriors depths, stolling and book shocks (underlong shoking fluctureds), resernancy and removals services, game and desig horse, and no-backshors and milway transpect staff, military works, see, the Dewtee General of Celtisaces contricts the coparablers of columns fluctures and of saff employal and the columns of the columns of the columns of the native state and columns of the columns of the Financial Advisor, NGGinty Plances, controls the expentation of military accounts efforts.

dature of military accounts offices.

The budget great for each class of units and forms—notage issue is in the mature of a block vote, and includes the position of other constants by it. As the access or mostly body was discuss from step explosit that was discuss from step explosit and which are replacabled by the Quartermonater descend on the Army Communication and subscribes surfacelline, from for the produce of

o) an experience of the control of the communication of the communication and subsections surfaced for the processor of the control of the

In October such year, preliminary budget estimates requested for the enought year are drawn up at Army Headquar, at the ters, with the help of such information as may be re-

received ender the various heads to meet the ordinary expendituse of the authorised establishments of the array and air force, and my special expenditure arising out of the solver of Consensus in particular resities The estimates are recessed either by the Military Firecore Branch with the belp of the administrative branch concerned or by the latter in consultation, with the furner; but in either one, they have to be accepted by the head of the administrative branch, before thay are formally transmitted to the Financial Adviser. Signaltanocosiv, heads of beanshes concerned place before the Commander-in-Clust revresals for capital expenditure in the cusping year on military works and equipment. and for expenditure on any new measures for which administrative and financial sanction have yet to be ob-tained. The budgets for established charges as nonstied by the heads of bounebes, and the orders of the Comreaniminathial in recent to capital expenditure, and exceptibling on pers measures, are forwarded to the Pinnaesal Adviser who prepares a consolidated comrelation of the preliminary budget and submits it for the Communder-in-Chief's consideration. The preliminary budget as appeared by the Commander-in-Chief Member of the Executive Council about the middle of December. Early in Japaners, the Government of India allot provisionally a cortain sum of money to meet the not expenditure of the military services (see Army Army Force and Marine) in the entring financial year, and the necessary modifications in the preliminary budget are mode by the Pinancial Adviser under the orders of the Consumate-in-Chief. A runiter procedure is followcal. if the Coverment of India decide to make now change in the net figure provisionally pared by them.

The Millitery Pissone Broach fernishes periodical. Grain by as the heath of almanisative branchises indimentative branchises indimentative branchises indimentative for the control of supervision by the progression is creatable into a least stage branch to the progression in creatable into the least set as more than it does not entered the being road for the versight in the outline of the Pissonical following to the lyman transport of the Pissonical following to the lyman professor the creates of the Commandre-in-Cried, real, if necessary, of the Pissonical following to the Emperation Courted. Geometry speaking, no appropriation of satisfage, in some compensation of satisfage, in some compensation and satisfage in some compensation and satisfage.

wintout the entererms of the Plinano Department.
In Concentrates, the Controller of Milliday Accounts in of the millitary elastrics in which the hoodpartners of the "Concennals is leaded not as a financial where to the Account of Controller of the Account of Controller of the Account of Controller in regard to expenditure which the latter is manifer such astatistics as he may require in the preparation of suitnesses such may require in the preparation of suitnesses can be may require in the preparation of suitnesses can be may require in the preparation of suitnesses can be made of the disposal. The same

spitzer grasts placed at his disposed. The same arrangement as followed in subrelinois becommission such as ficilities. The powers of maintaining empositum as ficilities. The powers of maintaining empositum initiations to take the same of the same of the same is consistent to take the same of the same of the same of publicas. Certain when powers have also been disguistion moved speak in rapidle to the sated not degraded in record speak on the same of the same of the proceed speak of organization, must be enabled the process speak of organization, must be enabled in the retaining his power of the same of the same of the first straight, is give subscribes an although subscribes of the retaining his power to the same of the same powers, the same of rapides of the same of the same powers, the same of rapides of the same of the same powers, the same of rapides of the same of the same powers, the same of rapides of the same of the same powers, the same of rapides of the same of the same powers. ment, all of which must necessarily be on a uniform

hour. The question of travenery the famoust permusion of Army Commoders and substitute architection was or examined by the Euritheesian Commutate, but the only recommendation which that Commodes should be given calculated furnition in ranged to the proclame of anything and transportation changes. In so the set the purchase of styrights in connected, the recommendation has reconly then carried out and the questions of discontinuing control over transportation changes in miles consideracents over transportation above in miles consideracents over transportation above in miles considera-

The consuperates for the supply of finals requestly are till tray deburments, and the ten minimization of proper accounts of expenditure, one externed to an expension known as the Militory Assertion Population. The department formerly consisted of military officers behand from the Beilman Arm. It is a typerest composed of a certain number of military officers, services of the previous against, and of Research and Late and the previous agains, and of the number on somitted 4-times. Provide and future recurrings the month of the previous again, and of the number of the previous again, and of the number of the previous again, and of the number of the number of the previous again, and of the number of the numbe

The inputment as supervised and controlled by the Finance Department of the Government of Ends transpoint the Financeith Andriser, Military Finance. The attention bond is an effort, substact is Lever, Endsquarers and the Committee of the Louisianus of the South Committee of the Committee and the Committee of the substances of a record of criticity committee of the Committee of the Committee of the Committee of the substances of a record of criticity committee of the Committee of the Committee of the Committee of the substances of the Committee of the Committee

2% Milita Appropriate The system of debarroness, accepts and sufficient relativity to the department the laws target changed income the sixty changed income the sixty changed income and the sixty of a debary to debary to the sixty and the sixty commendation and her the laber Committee. The contain faction of the serve system are the contentation of the laws of farsh upon a familial surface of contain a sixty of the serve the preparation of lays, account the sixty, of priced once account of sixth and serve topics, and of our face of the sixty of the sixty

the units and formations; and the smith of since accounts by a cytonic of local article, which includes a continuous experiment of the continuous desires. The continuous distances are supported accounts of these have been formated for each soft of the further partial political and for the independent heights of all hishabed. Each of effect deals with the accounts of all melantey units and furmations in the distance or sure, with the accounts of all melantey mine and furmations in the distance of the contract of the continuous and distance displays are subject to the contract functions and distance displays are subject to the contract functions and distance displays.

has it was, with the acception, family, of accounts mixing to cure proteons between each obstance depolar conjugate partly on manufactors, which was don't with the confidence of the confidence of the confidence of the observation of the confidence of the confidence of the which is confidence of the constraints and device of the Nilliany Accounts Deprenated have, no proviously stated, been stated to the confidence of the Co

As his been explained, the accounts now record the Gatas whole expenditure of each class of unit and formation, including the cost of starse obscured but excluding the east of accommodation. This change was introduced to give effect to the Enher Committee's proposal to institute "block voice"; and it has feelbooted, in a remarkable degree, the control of expenditure, particularly in remot to checking undue accumulation of stocks and inregularition connected with the consumption of stores. For this latter purpose, priced accounts of stores are mainvarious units, etc., the value of stores lest and the value of stocks held. Thus, in effect, represents generally the extent to which cost accounting has been introduced in the army and air force in India. For manufacturing establishments alone a more complete form of cost accounting has been introduced which is designed to ascertain the cost of production of articles puspulsationed.

ABSCT

Part A .- Standing Army.

T. Maintenance of the Standing Army :-Piohting Services.

Miscellaneous Units. Muscellaneous Charges.
Payments in England.

II. Cost of Educational, etc., Ratablishments and working Exponen of Hospitals, Depois, etc. :-

Educational and Instructional Retablishments. Army Education. Working Expenses of Honoisele.

Administration of Castooments.

III. Army Headquarters, Staff of

Bailway Transport Staff. IV. Stock Account :--

V. Special Services :--

VI. Miscellaneous :---

Transport of Troops and conveyance of stores.

VII. Non-Effective Changes:-Reverds for Military Services Pensions (including emissitis

Part B .- Associary and Territorial Porces.

Staff at Hendquarters of Districts, Austhory Perce. Terratorial Force. Stock Accepts.

Part C .- Royal Air Porce.

Maintenance of Squadrees.
Cost of adventional, etc., Establishments and working expenses of Hospitals, dephis, etc.
Stoff at Royal Air Force Hondquarters.
Stock August.

Miscellaneous. Payments in England other than for Stores. Works Expenditure.

Military Works:---

A. Werks (oughts) expenditure).
 B. Standing Charges.

C. Establishment and Tools and Plant

D. Взаретие.

PART VIII.

PART VIO

Interest and Sinking Fund Charges and other Non-cotable Items. Î navê poi discuss here how non-voiable items in

Processible Description (Le broligeti

the bridget melt as the interest and sticking food changes on bonn, statisticy expeditions, makeins and pensions of communication territates of the Cowns in India, of chief Controlatences and Judicial Commissioners, of expenses make bods orderlanded, publical or decree see adjudicated upon. But there may always arise come doubt "the proposals of the Governor-General in "Council for the appropriation of revenue or "moneys relating to the following heads of

expenditure shall not be attenued to the "expenditure shall not be attenued to the "vote of the Legislative Amendaly, nor shall "they be spen to discussion by either Charles-"at the time when the annual statement is "under consideration, unless the Construc-

" General otherwise direct

We have the parties of the position that, it was comserved for the Geovern-Coronal to reserve the delivertion between "withthe" and "anceweight" "the quities the properties of the parties of the parties of the three who will be the parties of the parties of the parties of the three parties of the parties of the parties of the curries what is a discretion with lim, to allow a part that carbon the classification of the parties of the that carbon the classification of the parties of parties of the parties of the parties of the parties of the right to those the while height, that the Montago reregation was swowed as carbon to the parties of the parties were anowed, or exclusive of any contributional rights of the proper as exhibit. If we describe the mont of Irriba did not agree with this view rad contentod, that make no circumstance could be Correct-Green's direct the administration of the non-reshible little to the vote of the Amendaly, though he had a discretion to allow discussion on them, a river in which the low colors of the Corwo in Balgatia, on a reference being make to them by the Socostany of Sistis, occourted. By it is closed to the size of the content of the content of the size of the content o

Engal har to the suggestion being man gird and

closed, and up useful purpose will be served by debuting it here over again, but I must not full to draw your abtention to the point which is of expense invastance but which, from reference to the proceedings of the debate that enused, it seems was lost sight of. It is that, under the Morley-Minto reforms, the representatives of the people were in a minority in the legislature, winte-Montage Ask got them in the melority, a contingener which had to be perrided for, in consider soformable to be introduced in the new constitution making for the commission for the maintenance of British rule in Techn rot open to a successful atheri-You should not be surprised if that was a contention which weighed with the law officers of the Crown who thurs, to the effect that they considered " it necessary in the Importal Parliament) to exempt certain chapmen of a special or recurring nature, that is to say, the cost

Opinion of the Erigs. Grappities shally nonprovide for the scientism.

of defence, the dabt changes and certain fixed salaries, frees the process of being voted," as well as the statement of one was concentrations. Lord Stehn, as Under-Secretary of State for India, that "certain hands of expenditure see not to require the narmal vote in graph the name war as the consolidated fresh in this certain."

At the head of the entire audit system in India is the Auditor-General, who, up tell the introduction of the Reforms had formed port of the Pinance Department and was subcrimete to his departmental charf the Finance Member. With the introduction of the Beforms it was thought describle, for the better efficiency of the figurerial control, to reaks the Auditor-General critic independent of the Government of India upon whose spending powers and spending operations be in experted. and by virtue of the duties of his office commissioned, to keep a check. The Auditor-General has therefore been made a statetery appointment made by the Secretary of Avenney State on Compoli tanable during the visuance of the Cown. His pay, powers, detice and confisions of em-ployment on stated to be fixed by the Secretary of State in Council and he is debarred from holding any post under the Government of India after be has vacated office. This no doubt is a salatary change and it might have been better if the Auditor-General in India had been placed on a feeting of equality with his prototype on the Buglish administrative system. The Comptedior and Auditor in England in the servant of the House of Commone and is responsible to no Minister. This office, which was created by the Exchequer and Audit Act of \$896 5 made it impossible for any Covernment however strong, Braket to override or dreams him. He sees that no department either misserends or directs a crund. His reports to the Public Accorde Congrillor criticise the spending daperforante with a refreshing anniour. More and more in his work as Andrior is he consequed with efficiency—with

ble merits as furition from the regularity of expositive. He cross-scaring the according officers on all the posters where payments speec to line spectationable, and as a result of this enterinstation and requires the in often able to defect owner of waste and enterwagance. All plaining hopes of specializing or instances of management, one optimize the payment of postering or instances of managements on extra contract of the specialized formed to the spec

make in of expenditure is of guest value, and it as inequalitamagnetic factor in the precession as well on the detection of extramagnetic factor in the surface grint. Should be discore supplier wound, should be find some department
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should report to the Spoular, who would not be
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dates to go be impossible of the surface of commons. A Critic servest, as similar case, would
also to go be impossible obtained in another of the
Grimmal pass over this host of any government, straight
to the Broast of Commans.

(mba, set presed with fell powers

The Argine-General in Berlig is not as Particastly, extended, one is in service with all those suppose and power with which his English compose is treated. The Ardion-General in this is a spitalist, as we have a fine a service of the article of the article of the hands on the sith of January, 1201 whereby has asking a files to be utilish for eligible to say other post rather the article and the article of eligible to the system post rather the affects of the region annual valued belong to meeting effects of the situation of the article of the soft in a expenditure to the article of the soft in the article of the article of the article of the article of the soft in a feeding of the sixthe in Ardion-General in seathers; to among continuous and the article of the unders as regular the corchast of haviness within, and the destribution, separation, and simplifies of the officer of records and sould in Dode, where these there were the contract of the correct of the corcust and which it meant is represented in charge of the sourcester and evolute for the correct of the corcust and evolute of the territories which the flower that the correct has decision to the correct of the correct of the correct of the decision is which the flower-territories of the correct has decision to which the flower-territories of the correct has decision to which the flower-territories of the correct has decision to the flower-territories of the correct of the long enemy for the many adversary compares such a deportunate to retrievation of consistent to the consensate to him in which there man's at a the flower death of the correct of the correct of the flower death at Locarest Seyrier, to have death of Correction Selberger, even a reliable to whill seed

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of the history, the base of the control ferrors, the base deather of a frontients to determine our search of the control for the control ferrors are determined to sufficient to the change of the formers, but beginner melant when law by the width of the control ferrors with a region and the control ferror published to the control ferrors are the control ferrors and the control ferrors are the control ferrors and the control ferrors are the control ferrors are the control ferrors are control ferrors are the control ferrors are control for the control ferrors are control for the control ferrors are control ferrors are control for the control ferrors are control for the control ferrors are control for the control ferrors and the control ferrors are control for the control of the contr

whether of the Central or of the Loral Government, he is decorated to have distherent his day when he has desurw fees

leaving the Government interested to take such notice of it as they like. It must entirely with the Auditor-General to decide wisother the and t should be carried on in his own office, or in the office where the accounts to be and ted originated, as well as to decide, in the event of difference of original between his department and the revernment, in respect of any expendition not christaly covered by a grant, to receive them to obtain the recolrite maction, or, in delivate to order the recovery of the amount under objection. Unlike the Comptroller and Anditon-General, the Anditon-General in India submits his ryport upon the expenditure of public ryreques in each year to the Secontary of State, in whom the peverness of India, under the law are wested. Downers the Governors General in Council. This only for their reformation, for the Governor-General in Council is not empowered to withheld transmission of the concrt to its festination.

pakes life report

lutting.

fart show office with reports to those intended his order we half you'd wrise agreemed by the Governo-Gennal in Granzel. All offices in that service other than these in Granzel. All offices in that service other than these Governo-General is General at a halfs to be discussed for the contract of council as that the is the discussiondance of the council of the council of the council of the procedure of the council of the procedure for book and now though the reporter to qualitations have to be allowed. He complies the cannot be to be council of the council of the council of the foreign of Bable in the fore procedure for the law foreign of Bable in the fore procedure for the

The Amiliar-General has the supremo voice in all matters of transfer, supposition or degradation of efficers of the Tailou Amilia and Accounts service below the rank of a

And System in India.

Audit of accounts in an agency of effective featured under ecotrol in India as in all other countries, and it is, as Transact Fintere Minister in 1913), in the Old Council, " the sessen only way to ensure honest and sound frames" to to subject "the capenditure to the searchingly of independons" occasiony and criticism: With this object in view, the Audit Department in India is openinged in four properties since andit, the Military andit, the Raffway sooks and the Posts such Delegraphs socks, each in change of an Appropriate General. To, man defence however, of this hopest and healthy principle, the enthorities of the Stodway Board, supported by the Government of India have made successful attempts to organize the Bulway and a from the General and L test as in the past, they succeeded in separating the Bailway Bulget from the General Budget. That was but the thire and of the wedge, whose citizante objective was to remove the Berlivsy funds from the control, such as it is, of the Assumbly, and the strict neurities of the Anglite-General. in place of which pervision for a specious occupensation and addressed in the from of "internal ands" has miles to been offered. Under the new dispensation the Auditor-Beneral is not permitted to do more than carry on "test from the audits" by his own staff, by way of consolution. The puries of "by his own stars, my way or occasioned. And the Andrewstoneous one-and it as done away with, thus re-throater noving the only clock there was on unsutherized ex-winnesses editors of Bedwey funds. The duplication of the birth room, marriy, the internal main and the Auditor was a geral's test auditi, is a cumbersome procedure which e--shee for the creation of a large number of largely raid

offices. The object of the senaration of the Britana sadit, the Members of the Assembly, when the nutters were under discussion, suspected and openly allowed to be no other than an attempt on the part of the Bulway authorities to keen from uphile, view, say, undiscreet exconditure, and constitually of disconsurance of Bailway funds forming part of the General Revenue of India-Report the Military Asymptont Control they me all direct administrative subprilinates of the Auditor George. who largeway, is the hurbest sudit authority in India of unifilary and give accounts affile. Thus constituted, the Atriba Department has charge of the resist of vicoints on account of Bullway, Posts and Tolography. Costogo and Public Works, of the suffit of Stores and

Stock in which proper attention to park to the purchase of articles under lawful authority and statetion for stoces. and their tutry in the stores accounts, to the fact that the prices poid for them are duly entered and that, they case may be, that no store has been issued except trees proper vouchers, and that the stock in hand tallies with the halance on the books. It is however, the main of ervenditure which is an important factor in the control over the finances of India. The main regresses of scaling of expenditure are, to ensure what have been admirably summerised in the excellent work of Mr. P. E. Wattel. himself a distinguished officer in the Indian Andit and Accounts Department the "Sestem of Figureial Ad-(a) " that the expenditure has been incorred by

an officer competent to incur it. competent to nunction its

that the expenditure has received the count either special or general, of the authority

- (4) "Bat, if it is votable expendince, it is covered by an appropriation from a grant unchanned by the Lugislature, by re-appropriation within such a grant, or by a supplementary grant succtioned by the Lugislature;
- (d) "shas, if it is non-valuble expenditure, there is portrason of freds, associated by a competent authority to cover at;
- (e) "that payment bus, us a fact, bees made, and has been much to the proper person, and that it has been so acknowledged and recorded that a second clutte against Generations on the same secount is impossible;
- "that the charge or classified under the correct head of account, and
 "that the armorphism does not involve a breach
 - of the canons of financial propriety."

name on concert of thinkness property can took hold to be that which an beamst must of previous weed 46 to it dealing with bis own affairs, principal saving them bring that, he shall not sacrition say capselfittes to benefit binnes! (Freely or indirectly and that, he will sensition near for the benefit of a particular person or section of the contention?)

(a) The Audit System-a Comperison.

B will struck seen that a fundamental difference observed entits between the units system in India and the nodic letteral system to England. There the Comptroller and Arabiter-sees for General makes his espect to the Hence of Commons had not which in Ennocial questions in superme, to the exclusion had of the other limits of the logishatom, namely, the Corona

the office parity of the legislature and parthr of the exccetive. The legislature artherious executitive and mposes taxes while the executive collects the money and pays the bill. That in short is the theory, but the pre-tice in the United Knarkon is deficient, and is, as I have here indicated, for passing through the various stages of constitutional development and the people's control over the national purse, commonstrap from the exercise of the Eine's preparative of teastion which came after considerable struggles to be contailed and mulifated by the Martin Charta, until totally applylisted by the Bill of Buchis, which someoff to the Lords and Commons the sole authorsty over taxation, the House of Common has positione. Here again I may remind you, that the House of Lords for a long time claimed count control with the House of Convenes over finance well 1960, when for the first time that yield of the space boxso was challenged by Mr Gladstone. The matter did not come to a issue then. But it was under an evil star that the Lords claimed their vight to veto the Pipanee Bill of Mr. Lieud George in 1907 In crim expertness Mr. Asquith took up the greation and carried his Parliament Act of 1911 which for all power ever finance. It is therefore, observes Mr. Hells, at one time Prospoial Secretary to His Magesty's Treasury. Stages: the corried is that of the Heese of Commune

alone." It may be sugged therefore, that to talk of the power of the House of Commons is aloned as minintent, for, over expenditions it has Bible power against the government. Its power over it, in theory, is absolute in provide it is night. A private member of the House of Commons one ordivers expenditum or more to reduce

Earls in pried of green. ii. He cannot move to increase it or so sufficient a new constributed, any more than be can direct the corner of constraints. He may entitie a tax or move for ids to the increase it incr., led be cannot move to increase if or to key a new cons. This is the right, the promptive of the government, apart close. It will be remembered that even pt in his also

class. It will be remarkable that even ye halis also we follow the same the wild in related to a cost flame. It will be the same the wild in the same that t

is out of these. In practice therefore, the Borne scorpes for the framenal proposed of the government. Thus though it is the threated programs of the government. Thus though it is the divided in the practice of the product of the plates and exactive, the divines alterning the product of the practice of the control of the practice of the product of the product of the product of the skiple spread in not beld, rides to the such tall practice of the programment over it is a captioned what the legislature mosters, and shows what has proved to the programment over it is. As the exacetive therefore, they dominate the legislature most hand, that proved the programment is required.

The functions of the Public Assesses Committee in

to quote Professor Bastable, " to secure conformity to the determinations of the lurislature." The Controller or Auditor-General of old was an officer of the Govern ment of India. Altrora a member of the Indian Civil Service who had spent a considerable part of his service in the Accounts Department to Provincial Accounts General, he was a negripor of the Government of India and appointed as such by the Secretary of State for Initia by an order in Conneil. As an officer of the

Government of India, not unnaturally would be look to higher offices and higher emolyments from the Government he reaved, and not infrequently was be whose accounts he was called upon to check, and upon

the state of whose accurate he was invited to offer his perturnable, and the framers of the new constitution were resolved more prattires an end thereto, by making the office of the Auditor-General a statatory appointment to be made by the Secretary of State in Council, and to be beld during His Mojesty's pleasure, so that, the Auditor-General of to-day, has nothing to be afraid of from the pewers of the Government of India, whose accounts he is to a regition to fearlessly criticise, nor erry facures to

lame for from them, for he has been legally discussified. after vecating office, from holding any other office under the Crown in India. The office under the present constatution is a particularly difficult one and calls, for the display of uncommon high-mindedness, courses and frances as well as marked about. The independence of constitution so that he is responsible not to the Greereanest of India, but to the Becretary of State for Ludie. The nature and configure of his work have neckens upexitable beauties him one conflict with the flowerment On more than one occasion the last inventions of the other, office, Su Presions Guardisti, had to sweet and co-

phases the redomination of his position potable and tain of his proposals and he had to seek the intervention of the Home authorities for, as he believed, the decision of the Graymoned much harmon the course and efficiency

of his stalit. The greents of his department always form Raymers the bases for the enough and screeney of the Public " " Accounts Committee, a statutory body owing to the because vigilance and labours of which, the temperer in India. analy be seen that labbs of his money are saved every year The Auditor-General may be said to be the effective of this Public Accounts Committee whose grateful courselstrop of, at any rate for Fuederic Gazutlett's efforts, m the interest of India is quite refreshing

"In view of Sir Frederic Guardieti's impending that ties in the last sermon of the Public Apparets Committee that he will attend in his expecits as Anditor-General in India, we desire to place on record our great and opening appropriation of the very valuable system which he has consistently rendered over since the public Accounts Committee was instituted—service not only to the Public Accounts Committee but also to the Legisla-ture and the Executive Government.

" Six Frederic Guantlett, by his devotion to has drives and by his able praintenance of efficiency and inde-vendence, of Audit, has some work to strengthen the francial control of public expenditure and, by advice and gridance which he has stall times generously given, be low greatly assisted the Public Accounts Committee in diversioning the evention of its functions and in fulfilling the important part assigned to it under the contribution."

To return to our topse. The Public Accounts Conmittee is a Committee of the Assembly or of the local

contain, in soid done depending the designating a less where manifest in clouding the Finness Mender in Chairman, of whom not been than two dates for a three the proposition of the proposition of the present of single brase-ground transport of single brase-clovered, and in the case of this local Corticle is reduced as the case of the local Corticle is reduced. The table is the case of the local Corticle is reduced as the case of the local Corticle is reduced as the case of the local Corticle is reduced. The table is the first with the solid interest of the local Corticle is reduced as depresent associated of the German-General Corticle is reduced by the case of oppopulation associated of the German-General Corticle is the case of the proposition as the first contained to the contained of the corticle is the contained of the corticle in the case of the corticle is the corticle in the corticle in the corticle is the corticle in the corticle in the corticle is the corticle in th

in Regland where he is generally a distinguished to presentative of the opposition, often a former Petersein Secretary to the Treasury. He service is convent to manghs after, a saleritor which has been created by gatefine efforts of the Previous Guardieri, the first status experience of the Previous Guardieri, the first status experienced in India. Many designation of the Petersein Guardieri, Many designation of the Petersein Guardieri, which will be the previous district and the p

Ottomo of the Overalise. obstance and spikelity, the sourchers acquire as seens of corpose temporality and cosperate unif-suspect. In English of was instituted in 1981 by Mr. Glocksons, rad a reappointed overly January or Folksony when the sesace begrat. As in Registed so in India its work a porlar to the control of the second second second in the companion of the companion of the control of Register and Publish is done not six till long other control on Register and Publish, if does not six till long other second control of the companion of the control of th

framce. Tran, as appear from the proceedings of the convision at Rinks in a Child, wit does not as till being after services at Rinks in a Child, wit does not a still being after the norse; has been quest, both orchishy readons faines the normal partial and the control of the child of the positions in to see that appear yeels of the Americky has been spost switchin the scope of the demand, grazieds by the Americky, and being to its moist one engine experipentions free one great to conduct grazie, every ex-propention with no grant which is not said to associated, partial with the partial which has the said to associated the Plazaro Department, lead at superalless which the Plazaro Department has represel absolute by leaving the

value for two maste Sy, of applying to the intensity of Philosoph Dipolarity and the Philosophia of the Indiana Philosophia of the Assembly. In the protestes it is an unmover to hole into every reappropriation which has the other of tenessaring the expectation on in time the third that of tenessaring the expectation on in time the white of the Council is then, it to britise in the other when of the Council is then, it to britise in the or that all legislation guesties, including respectation, and the legislation proceeding. Dut in reality in free more in both tools proceeding. Dut in reality in few more. It looks too

per expenditure as well as improper according. If are poses wants to disordinaries. If has below it the region of the Auditor-General, and with these in wine 8 certain colly countries do accounts, administering obvies, report and even punishenced should it be reconsary. The Auditor-General sin with it. Suggesterates are conjected money in the superior of the super

ovisces) or with the Finance Descriment. It can call for any unpersuadi examine the Accounting Officers who having signed the appropriation accounts, are responsible for their correctness. The Public Accounts Compositive may arrestion them as to the expenditure of the grants in their charge, and the Accounting Officers have to restriv and explain the payments made by their deperturents. It will be remembered that they are themsolves personally responsible for all expenditure from the gravit, and resion some payment has been authorised by their superior against this advice and in the face of their written objection, the blame for misensification or misspending of public money falls on them. This is a point which has not yet been fully and clearly realised by lerislators in India, and the somer that do it the better it is for better figureial control. The practice of ap-

scipture a high officer, often the personnent head of the department, as accounting officer in of great revistance to the consumption of the Committee for such a neutro is conversest with the policy of the department and known the reason why the adoption of a particular course of action was rendered moreoury. He can put the case of the Assertment with knowledge and understanding. To addition to the examination of the Accounting Officers. the Committee one call any other retorn and examine him personally. Such examination must be a most uppleasant ordeal for the official concerned. Un to this point the Indian legislatures travel along

with the British House of Commons. What tennesires screafor in the House has been described by a computered critic. "When it has defahed its scrutiny," observes Mr. Hills, "the Public Accounts Committee reports to Parliament. These reports are exceedingly frank and in spoken. On their receipt, there are two ways to which the sinner may be brought to book. The report can, and should, be discussed in the House of Commons. Voca soldom to it discussed. Want of time, lateness in spoint filitory, and the outpral wish of autocomments to oscare blazar, all tond to present it, and this way is little used. But there is another, very effective and always used : Transacy criterie. The Treasury do not space the red. The Committee's renorts are driven home with focus and energy. A Treasury Minute, reporting what action has been taken, as presented to Parliament. The Presency have probably been preaching the same seeman not they who through, but the mighty House of Comnates." The respondence on our lamidatures does not any Proplem

proximate the practice of the House of Commons dos- Lajden crited above, and in view of this fact and with the object of animing further conceinsity of discussing their revote the Public Accounts Committee of the Assembly in their betset report recommend that their "report might be treated on the lines on which the Eing's Speech is deall within the House of Commons. The motion for the Address to the King is not topoled, but criticism or suggestion so to the Government's policy is always added

"The motion in the case of the Public Accounts Conscrittee record might be that " The Home adopts the reports of the Public Accounts Committee and meonsmends to the Governor-General in Council to give effect to its proposals, in particular to the following (or with the following modifications); or, oneveys to the Governor-General in Council its regret that, etc."

And even if the recommendation were accorded to North-syald if improve matters? With all its powers over North izance, with all its powers to pass judgment on the surplefrancial policy of the Government and to make it offer, by onto tive can it be said that the House of Consecus has now ratefacted copied over the war-racfident or econauthority of Sir Edward Hillon Young, one of the ablest of Pinancial Secretaries to the Transary, to my that the House of Commons does not experient consuntriars in yearly estimates are maked undercored. "Once the estimates have been withhold the terresor's fale in realed." With the preconstantiation given effort to, weald the Amorphy in in a position to ledge whether exercise, or whether new office in overtailed? For the of day to day adaptainmention, one possit refy upon tigo cial department. Within the descriptorate economy marriy depends on these norman,-the Member-Inthe Accounting Officer, who may as pay not be the permanent hood. Perhaps the Member-in-Chaire has losst suffection over economy. It may be Gought wheat has been very authorat by Mr. Helia " that he bears the name relation to his Promonont Secretary on the based of directors of a his enterprise boar to their business reasons and if the one under mode in efficiency and consumy, why should not the other? But this analogy, as do all analogies between government and private tolorgeiss, housed down as the shart, for a board of desc-

Envent Enventor and prevent makings or

toes here two process which do not belong to a transfer. Your one pulge their meanager's work by the deficite measures of meany profit. government effices profice to profit. They can denote their measures "a GPril servente" rights are, (site preporty, protected men strong-by. Therefore, though the inflaemes of an able, breach the profit of the property of the structure. smalled and optenment must of them at the hoot of a quantum offen may be mercane, though the say orman of the same of the same of the same of the state for the last anishes the matters me the second which as enablers supplyed possions. "Generated's thich option of the same of the same of the same that depositions when them the present possions of the depositions when them the present the same and makingly, and is vorus and content density consent which the same of the same of the same of the same and the same of the same of the same of the same which is the same of the same

Whatever may have been the fate of the report of

wowere Cany have been the tale at the sport of the Publo-Accounts Committee in the past we own it to the present Frances Minusine, the George Schunter, who is more than ever eager that it shaded he as effective report excreting a potent influence upon the specifies powers and featured in remogramme at the Georgeother. While that mid in view he got the Committee to consider three details recognise, accurate:

(a) Their on a motion that the report be taken into papear in the consideration there should be general decounted on the section report as a robot, readings so that which taken place with the general decounts stage of the Redget;

(b) That in addition, or possibly as an alternative

to a mation that the report be taken into considerate

there should be afforded to the Assembly an concertanity to discuss, on definite resolutions moved, special testor

referred to or recommendations made in the report; (a) That after the median that the record be taken into consideration, there should be a further metion that the report be adopted and that it should be open to the

to the report. Upon these proposals the Committee precumented

contain functions to be displaced by the Assembly

We have, in the first place, given our vory careful consideration," says the report, " to the course outfined in pacacraph (c), which according to the report of the last confragree of Presidents and Deputy Presidents of Provinced Laguestive Councils, was the line of procodure favogred by that conference. We must, of course, stinch coorderable weight to such a recommendation, there are serious objections to this opens if it follows the

" It seems to us that it would, in practice, mean that the Legislative Assembly went comput itself either to accepting or rejecting 'on moses' every case of the recommendations made in the long report embodying opizione and recommendations on perhaps a bundeed points of a warving nature, or that the Enrichtive Assembly should have power to amend the report, in which own is would cease to be the venors of the Public Associate

cusei form suggested above.

Contraition.

" As to the latter alternative, we think that the ferration which the Legislative Assemble, would wish and indeed carbt to exercise, in that of calling the attention of the Executive Government to metters arising out of the report to which it attaches special importance and to action which it denoisites could to be taken on the Congenitar's recommendations, rather than thus of making actual attendments in the text of the report which, or, indicated above, when once made must remain an existence and extract be authorized.

(e) Ansawiwente Unacocentry

"In must, of course, be open to the Legislative Assembly to emilies the recommendations of the Committee, but for this purpose it is met necessary that amendments should be moved to the report itself; nor does it norm to us that much notice would be appropriate."
"For these means, we have fall that the obtain-

"For these reasons, we have felt that the c bould lie rather between courses (a) and (b).

"There is much as be said on both sides. It must be remarmhered, in the first place, that the time available for discussion will insertiably be limited (probably to one duy), and a question of practical importance is how

While Intelled Bisses come be employed to the best advantage, and the learning of the learning

(f) Representated

"The opinion of the Committee on the choice betwom these two alternatives has been divided, but we

are all surred." confirms the report. " that it is decisehis to avoid fixing any procedure without ascertaining

the versu of the Assembly."

"We further convider that whatever form of preoreken may be adopted, at the outset it should not be reserved as right and unalterable, but rather so experi-Eath of

mental, so that it can be varied in the light of practical " Bubinet to those reservations, we put forward the

following proposal, etc., that as a priotical step it would he best at the outset to establish a convention analogues to that which is observed in settling the order of priority for the discussion of demands for emate during consideaton of the Budget. We think it might be resulting for each Purty to consider the procedure which they wish to have adopted as a matter for special degreese. If, for susmels, the general view in connection with a portionles deserve special and individual discussion, the procedure ecotained in alternative (b) could be adopted for the year and the obvious of subjects taking and the order of priority as between them could be settled in the same way on is done in the case of demands for grants,"

" On the other hand, if, as is quite possible, on another occasion the behavior of crimins is in fevour of no more than a general discussion the procedure provided for to alternative (a) would eaffer.

"We think, indeed, that the form of discussion which is desirable in likely to way according to the nature of each report. But in any case, if the recommendation which we have made above is accepted, it

with provide on cheeks method of successor the

a few years, is likely to organization ratio a regular and accepted form which has been approved by experience to be appropriate to actual requirements.

"We believe that this procedure would secure substantially the same object as that aimed at by those who have advected alternative (ct."

"We wish to record, borretor, that we have also considered a frether engagistion which appreciation are critically to that alternative and which, if a suitable occing convention could be established, and suitable adopted, headway to dejections to which we have assisted attenuant netwo. We think, therefore, that this Irribar proposal should also be considered by the Legislative Amenthy."

Consume Model.

"This trains proposal is that he specif sight he would at the lines or which the Engly report in door. I would at the lines or which the Engly report in door. I would not be the Engly seed to the lines of the Engly seed to the lines of the Engly seed to the lines of the Engly in always hald in a seed door her lines of the Engly seed to the lines of the Engly seed to the

made by the Assembly takes the form of an obbiham. In fact, subject to this convenious, the providers would not differ very materially from the other suggestion which we have mode, and we suggest that it should be vericle of the same plan, so the saw convers the settling of sponsal points which would be subcited eath your for conversioning."

It will be seen that the advantages and dimehrantages of the gauge-size are discussed by the Currentitive Privase agreed that certain correntness obtaining in the Eleman of Commence in relevion to the opener about the catallades, principal of them being, as I have deterred before, the contract of the contract of the catallades, principal of them being, as I have deterred before the contract of the Commence, on that it may be Javanily adapted to a mother of comme, within policy in decided on relations acting out of 18.

Page XI

(s) The Currency Administration.

namet. El

We finding correspy is the possest moment convine of two brilds of them, paper usion and riber repress, which are mutually convertible. The paper note is in from a possion by the Government of Hark to by yet the beaver on demand a repetited number of uppers, each case of which is a subser onto of systemic parts in weight send factors. In subtless to these two leads of sizion factors are also severages which by attains are larged norther for No. 10, and the Government is under no obligation to you No. 10, where no recognition of the conmask. As, lowerer, the greet of gall is executedly asset to the purple, by second particle and proposed four circulations of it can be sensed particle asset to the control of the control

unconcaged in very possible very, and rathe has tow to a considerable existent hors substrained for silver reporus the concease guestum of enhange. The report and the other infliver are high based up to any accounnable to substitute cuits and high inside for a seen and encoding one report. Someone, and half-oversing are logal trailer up to any suspans at the rath of the ... to to the serversings.

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to the arrestiga.

These are six Currectly offices of inner in Julia, at Convo.

These face is Currectly offices of inner in Julia, at Convo.

Culturia, Rochlay, Hadres, Rougaes, Labors, Chevages habits

are Kanschli, and the Converment in currect goods,

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associated in the Converment in currect goods,

associated in convertible arresting the face in the

conference of the Converment in convertible in the Sections of

the Converge office for the which they requiredly are in much

face after for securing this unit of note, Loverner, Germen

ment has wound offeren that currence rocks, shall be

cashed feeds at any Georgeowski browners or branch of the Imperial Bank of Jodin, whenever this can be effected without underly reducing the stock of rupon at a tectury or hyereit of the Beath, and the officers of the Couremy Department have instructions to see that a sufficient stock to recycle for exchanges of convency notes provented by the rubbe. Under the Indian Paper Currency Act the amount

of currency notes in decalation at any time may not exceed the amount of the ractallic reserve together with the amount of the recurities precive, and also should not exceed twice the amount of the metalic receive. The metallic reservo is represented by the total value of the sovereigns, half-evereigns, rupces, silver half-rupces and gold and oliver bullion, held for the time house on that second by the Secretary of State for Lodin in Conneil, and the Governor-General to Cornect while the tury of State for India and the Governor-General to Council, and most consist of securities of the United Kingdom, and recurities of the Government of India, the amount of the latter being limited to two burnied million repose. The portion of the securities reserve betd in India to kept in the carticly of the Controller of Currency and the portion of the metallic reserve is held partly in Currency officer, and partly in encounty chester which are pointoined at every treasury and at most of the sub-irrasuries.

The mobiliestion of funds between treasuries and sult-irrancies and branches and Local Head offices of the Imperial Beak of India is effected for the most part though the medium of the currency chests in which rotes not in circulation within the meaning of the Progr

Courses Act are held, while coars held in a evernent sessesi rotes which are to developing. A denocit of coins or potes in a currency chest their enables. Generative to some order electron on to the amount of the descrip without econoding the hunte of eigenlation inial shown by the Act. If, therefore, a transfer of freeds from the treasury halence at A to the innounce belance sa B in required. this can be effected at short notice, and without the scient persistance of come or notes by sceneterring money from the treasury balance to the entrancy chest at A. and transferring the same around from the commercy closed to the improve holance at B. In this way testador of funds between places where there are

ourrany chosts is effected without the actual remittance of coins or notes; and this is the aurual method of notting branches of the Inspectal Bank of India, Georgephen end cab-treatures as funds, and resoving surplanes accernatating thereof to bendquarters. The stock of correspon tooks and come level in a convency chost varies scoording to the needs of the respective districts. Bomiliances are made periodically from cumuncy obests to Correger offices, and pter-perm, in order to love the stocke at the processory future.

In addition to promiting funds for Government pay- Passing ments at beauties. Government more facilities to the cipublic for the tenusier of money to said from places where there are Government treasuries. Under its agreement element with the Government of India, the Invested Basic of Techni gives every incility to the public for the transfer of money between places where it has branches at rates pet exceeding those lead down by the Controller of the Carrency, and the facilities for the transfer of ranger given by Government are Recited to transfer to and from teraporing

where there is no brough of the Imperial Bank of India. The replic can obtain telegraphic trapsfor or bills nov ... stile on demand, colled supply hills. Telegraphic tempfers are always paid from ourrency and adjusted through the accounts of the Currency Department. Supply bills are paid from the treasury balance and objected through the ardinary Government accounts. And the provision of Funds in London to meet the large payments which the Secretary of State for India has to make in England is an amportant part of the maps and mount operations of the Generations. The surreal experts of India are generally in excess of hor imports, and ordinarily there is a large demand from the public for remittance from England to India to select the value of the not expects.

cover note. To most this descript and at the same time to place imself in Ingals, the Sceretary of Sinte for Ingia sells Council Bills and Telegraphic Towarfors popular at Calcutta, Mudras or Bombay. Usually a stated suppress of those Council Bills and Telegraphic Transfers in effered for sale by operpetitive topder weekly and the rate each week is, within certain stated limits, determined by the public

demand for resultingor to India.

It is the Controller of Currency who is responsible for the doe performance in Itselfa of all the duties deccribed above. In Madesa and Burms the local Accountante General not se his deputies, but for other provinces there are Deputy Controllers of Currency unconnected with the accounts offices.

(b) The Tressure at Work.

The personnel of a district treasury occasists of:

(D) The Collector or Depair Communicates of the district, secondary so the district in carela-

between which we have noticed before.

(2) The Treasury Officer is generally a Density to these Collector. In non-regulation provinces he Tempy is designated the Rates-Assistant Con-

(4) The Accountant. There are also elected,

yaphon-lesion, tanwengers, ele-

The Collector is in coveral charge of the lectury and is personally responsible for its general administration, for the correctness of its returns, and for the safe contains of the releables it contains. He honorer, takes no port in the drily rection of the trowagy business. Endos the Collector the Personer Officer is an irrespondent executive charge of the treasury and major those two officers the treasury is divided into two descrippeds, that of each, strage, and overse rades the charge of the accounts in charge of the Accountact. The Treasury extract he opened for the day except in the presence of both the Treasury Officer and the Treasurer to whom the looks out seek of the strong more are made over unterby the statey grand. The strong room is then conned. each officer using his own key when safficient cash and are taken out, made over to the Treatment, and entered in his accounts. The strong room is then nature decisie looked and scaled as before. Issues from the strong room made. Stamme and coism are issued to the Tenneser from the double look as required subject to the grasses rule that the value of oash, notes, stamps and opium in the burds of the Transser at any time shall not exceed his security.

Position eleganisms in a \$644-1

When our has an occasion to per any money into the treasury he has first to procure, at the traverry, a document leaves as the "chalus," in dephose, one cays to serve exceptably as a receipt and the other for record in the traceury. In the " choise " he enters the nature of the recentral on well as the meson or the officer on where accord it is made. He then has the entries checked, said musted by the reversa denortment experted. He they takes the chairs to the Accountset. who. If it is to order, suitiple it and directs the presenter to take it with the monoy to the Treasurer, who, after commission the Accountment's initials done and counts the recover, enters the transaction in his account, and signs both cooles of the shales in token that he has control the money. The mentiter than taken the chains back to the Associated, who on the strength of the Treasurer's signature, enters the transactive up his avectuate, and completes his algorithm on our control of the choice which they forest a full acceptance. In all cases of receipts for suggs of Ba. 500 and serveds the Treasury Officer also sizes the receipts In the same manner, o'll reconcits are made by the

Treasurer from canadisation by the Automatient, but only upon an order to you depend on the control of the cont

years to the Treasurer's Deportment, and the Treasurer welves the normant and outers it in his scount. The rougher in stamped "paid" and retrined by the Tenances for debreey to the Accounts Department at the and of the day, when the books are compared. It much to noted that before payment the bill or roucher has to

1 be receipted by the moves.

The working of the treasury proceeds in this way word from day to day, and the monthly process is completed to by the such (nois and notes) process in the district treasury on the last day of the month being varified by the Collecter liverself, or by a responsible natistant if be should not be at the hendquarters, the cash in each subtreasury being similarly counted by the local officer in charge. An actual cash balance report for the whole district is then drawn up with which the account belonce ta conversed. These actual cash belance respects others. were called monthly retorns have to be receivable sent to the Accountant Georgial. They occurred of lists and a each account expressed by the such balance report meagoped. These are written up delly in the treasury and the veneless can day by day newbered, agranged, and

net away under look and koy. On the 11th of each Protes month a list of payments supported by the actual vouchers to sent to the Accountant General for the payments made from the let to the 10th of the month; and on the lat of the succeeding month a second list of payments with of the month; and at the same time a cash account is sont, necesspared by the actual cash balance report alkaded to, containing the receipts of the accepts and working up to the actual cash in the Transury on the had dry of the much as personally counted by the Gollecter.
The list of payments and make account described above as

sent from each tensory mentify to the Accountrial forment represent the first slope of consistence of the forment represent the first slope of consistence of the forment contains the first slope of the public tensorstons of the country, nothing department of countries and deld and resultance, and work up companies to the mid-latence of the country; at the end of eight such as the countries of the country of the countries of the resiliencement of the countries.

At about every station where there as a local Wood Office or a leaseh of the Imperial Bank of India, Govactest procedure writes according to the agency whereby Government such crises the Bank to secure receipts on to issues the necessary artherity. At other headerstern countries of government convenients takes are roug nocolors and in others the Treasury Officer. There are rise branches of the Benk at sintions where these age treasuries but no Audit offices. At such stations the necessary orders are issued by the Treasury Officer, the Bunk sending in a daily account with vonchers to the Collector who correlles monthly accords in the colleges way and sends those to the Accountant General. Whereever an Antik office intervenes, nearly every during inpayment is pre-audited and unless there in a special request for each payment, all payments enceding Rs. 90 are made by the Abilit office by shoons drawn on the Bunk which sude to the Abilit office a delly account with venture. The monthly compilation is made in the office of the Accounts of General.

Book to Books Booker Treampt.

We have soon below how the Tremory Officer reacha pay codes by wrotene on each bill persented by savesest at the treasury, provided it is an order. These dalphied words cornecte the check or scafft couched at the tomorry to all bills belong they son used. The Treasury

General that the close is valid: and has farther to rappe

that the payer has actually received the cars charged. He has therefore, to see that the chico is covered by gramed or special orders, that the souther is as the preser-

form and peoperly drawn up, that it is segued, and if sies accounty counteriumed, by the reason offers, that it is stanged of measurey, that the criticapteral calculations no correct. that the assert descend is extend in works as well as figures, that there are no ecourres and that all corrections and offerstices are offered by the drawing officer. To all vonchave before they are read at the tree-

sury is suched such general check or walst the most inpartiage losseurce of which are that it is suched before payment, i.e., pre-sadit, and that it seemes that no chine not generally and grove-free educatable shall be onial at a tecastry; and that all bills shall be drawn and recognized by the recognishly officers, and shall be us the proper forms and arithmetically correct. Whole this check is an indepensable element of the governl acrossothe coulde funds, it must not be confuncied with the audit special in the Audit offices, which is generally swift efter

pressure, i.e., poet-mabl, and undrafes a re-explication of the checks applied at the treasury or well as a detailed trons, orders, stal order of the different decestrates

The last of payments and such accorate and matrix by a streampy to the Accoration Granulla has the bread (major) hast of seconds or chasilectricing prints for a form of the payment of th

Sou Andir Colon

I shall return later.

I have abondy given you the personnel and the executive arrangements of a tenurary, every one of which is impected at least once a year by a Gazetted Officer.

Benefit desired from the Audit Office. The Draweries Security

July Glass. is set to the Collector in two points, one selector of the collector of the Collector in the Douged Constraint, and Collector of the Collector

him for the consteal of irregularities detected in the accounts and returns assumative. The Depthy Controller described of the Constant control for the Research "of the towns," in the Constant of the Constant Control for the Constant Constant Constant Control for the Constant Constant

board to energy out the instructions of the Controller of the Convency.

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With the purels of the vidence of bothcomes of the distinguishments the response about 1 if the distinguishments the response about 1 if the distinguishments the response about 1 in the bothcomes of the Brajes. The Bridger prices no drain the proposed which they story not be the distinguishment of the distinguishments of the distinguishments and their magnements in seads of more than the data distinguishments and their magnements in seads of more than 1 in 1000. In 1000, 1 and 1 the pairs are absoluted to the larger distinguishment of the seads of the seads

axisting designs, or by the imposition of bond bases. In respect to the nervices suggred to them, the Possinial Governments were gover subject by certain general conditions, to create approximate our given general conditions, to create approximate our rises solution up to an embiritable limit of Ba. 200 a month. This designates orbinsied many open releases to the Government at links. The Local Government has been proven to allow the excess other amagined to them at their discretion, subject to general francial relies. The exposition was appeared to the contract of t

Forders' In the Indiget. years in Julie the centrace this assigned in them at their protection, neight of yoursell famous Felia The expectation was placed under a single bending. Throng-neight was provided to be the single production of the single protection and the form-to-single single protection of the protection and the single protection of the single protection of

(b) Presiscus Settlescut of Lord Lyttos-The Terms.

Reside used by I Letter In 1677-79 the Georgement of Levi Lython make a material absention in the terms of the formeals settlements thus conscholed with the Provincial Communicative Communication of the George Communication of the Communication of the head of the Communication o made gave the Provincial Generatesta funcial regars. Loss sibility in regard to other bank of expondition, malgring, measures to them the funcial control of services connected with request general patricularity, has disperse, sodies, shorpe, Los ¹⁶⁰ and justice; and a the sacce time gave them, generally speciality, the revenues unless from low and justice, each control of the faces from the control patrice. See the control of the faces from the control patrice.

and justice, and as the same time gives them, generally, optiming, the removes assisted from the and pistice, noringuistic, the removes and for home one of pistice, noringuistic cut or of decrease in the reserver, as they select it is the time of the contract of labels. The Load Conversament were the time of the contract which were the free autificate to treet their liabilities, which were the free autificate to treet their liabilities, which were the free autificate to treet their liabilities, removed that Load Governments being naking his wife the france of that Load Governments being naking his way were again always an agreete calculate that European's

Builgi. They appeared then color the switch indigst inmode, but there were appeared colorine to include the selection of the selection of

revised in 1887, in 1892 and again in 1897, without very gross changes in their allocation. ncet settlement.

The veer 1904 witnessed as associant new dense-

(c) The Open-Personnal Settlement of Lord Curum.

The new scheme which Level Corner introduced was a Servicer improvement upon Lord Mayo's if not ourle a mannet character, that is to say, no definite period was

prescribed for their duration. The Imperial Governmont, of course, meared the power to revise or modify the samproposts in case of pressity and it was expected that that revision would not be forecast. The advantages of the new scheme of realified permanence to the provincial settlement system were, that the persoducal discussions which attend the opingrengial register would either disappear or be confined to run occasions. No local community would be violet on independent to exneed its resources in basic and without due forethought. in order to avoid their recomption or ourtailment in Invene of the Imperial Exchequer. The fruits of their good management would be secured to them with reason-

able approach to permanence, instead of for a short time. Their francial independence was expected to be ne coal and complete as was compatible with the francial Covernment. It would moreover, he possible for them manufacture from provincial revenues the funds reof the resources of the country. Under the received arrangement of short-torsy settlement nor mask converses

would be Binneys. The pure-personant milescord as . Describedly broady now miles to him and of the portion size and generates, who wold branchword find first as surjected and processes, who wold branchword find first as former and processes, and the processes of the processes o

(d) The Permanent Suttlement of Lord Hardman.

The effect of all this, generally speciate, he been parameter to a state of the second properties of the second properties of a second properties of the second citizen site. It was thereafter merror the local formation of a second properties of the second properties of the second properties of the second properties second properties house suggested not sequentially the second properties of the

Temporary fedicates introduced by Rankin in 1979 1815, he node the settlements perturent and further, sheerced Mr. Meedings and Lond Chemistral, "Improved the position by reducing the fixed neugrants and increasing the previous above of the gowing resource; rad ordered a minor, but still important, benefit on the provinces by certifing their inforcreation as the prepay bill the day of the communication of the Government of Intil Act of 1916.

With the progress of the Great European War of

104-1, it was automorphy that that Physical's resistive in the control of the con

nony in India was before long to be made a reality, under which it was inconsistent any longer to long

Hardways pair in a strong plan for accoming believe on the research on 1718

covities dependent on the Covernment of Italia for seems of provincial development. In pressurer of the paraciple of the announcement, Mr. Mentura and Lord Chelcosterd in their worst report moon Constitutional Re-Junes, recommended that became the provinces were the main dozenia in which earlier stees towards the progressays realization of resound ble assessment could be taken. score measure of responsibility should at once by given in part realisation of their aim to give complete responstibility as soon as conditions permitted. This proposi- Disposa of measure of independence, legislature, administrative and prouder functial, of the Government of India which is concentiblo with the due discharge by the latter of its own majors shifting." This policy therefore, is started does on stone the face of the Government of India Act itself, a part of the necessible of which runs as follows :-- " And whereas concurrently with the gradual development of selfgyrecular institutions in the provinces of India it is expedient to gree to those provinces in perincial institute the largest measure of independence of the Government of India, which is consultito with the due discharge by the latter of its own perpossibilities." It was therefore, received that an estimate should first be reade of the ale of exponditure required for the release and developwasse of the services which clearly aspectained to the Indisa sphere; that resources with which to most that expeoplitum should be secured to the Todian Generalpent : sad that all other percesses should then be headed over to state for the development of all provincial services. In detail the provincial change which was effected by the shelting of divided heads of reverse, was retained as of old: but to the former income toy

and starros were added, and to the latter land

revenue, unguitan, essise and judicial stamps it followed therefore, that expenditure on famine relief, and the protective irrigation works, fell upon tirpervinces, though in the matter of famine relief, the Irritan Government could mear wholle renormen succes-

rigitity in the case of any failure on the part of the proton in the case of any failure on the part of the proton in the case of the part of the

n consultee which was appointed by the Scowbary of State with Lord Mexico, supplime Pinance Mexico of the Government of Iralia, as Chrisman, and Mr. Chatlan Roberts, remedized Parliamentary Under-Secretary of State for India, and Commander E. Hitten Young: Their surpretions formed the basis of the contributions to be made by the provincial governments to the Control -Generoment for the way at hard, namely 2001-09, and the contributions to be could thereafter. As an autitable acrangement the Committee decided that the rate of contribution to deficit must be a perinip percentage succifed and margiable except at the discretion of the Governreset of Balts. As a result of their inhour they arrived s4 a conclusion under which Madras was called upon to pay 17 minetieths, Bombay 18 aspetiethe Bengal 10 pineligibs. Parish 9 siretieths. United Provinces 19 ninetiaths Barres 62 minutiaths Behar and Crises. 10 represents. Control Provinces 5 pineticths, and Assem 94 nametistins. The notual amounts payable during the year therefore were. Madean 348 labba-

Barriny 56 hikhs, Bengel 60 likhs, United Provinces 240 likhs, Punjab 275 hikhs, Buren 64 likhs, Occited Provinces and Bens 22 likhs, and Assez 15, hikhs making an auromate of 201 hikhs. In with he

of contribrotiens

galled that Belog and Orona have been 9-15 out and tyrees under Developing Rule 18 for all subscences were menetou of advance during each subserged were toward telificens of the standard contribution and as what period of time that was to be askinged. The supercenty of the Committee was massiful in having made due allowance for the conduct development of the frequence of the provinces and adjustment of the leadest to the condiugs evented by the Belouns. They were moreover of egizzen. Unt fulfilment of the standard contribution should be proched in seven years, and that the difference Asset the record year, namely 1999-96. This decision in known on the Meeten Award under which the percenture assessed forms the best charge upon the provinceal prec-

(f) What are Provincial Brecessor

Hers it may be incoming to briefly solisis the investdementation of previously consenses as they not present, emission of the principle of the interest of the interest of the inlance of the interest of the interest of the inlance of the interest of the interest of the inlance of the interest of the interest of the inlance of the interest owners with the interest of the interest of the interest of the interest owners with the interest of the interest of the interest of the interest owners with the interest of the interest of the interest of the presentance (T). (10) Meaning III, (20) Meaning to obsequed to the interest of the interest

to revolute (T). (LS) Appenditure (T). (10) Industries (T). (17) Mucelineous Departments, such as importion of factories, impaction of steam bodors, provincial statunot changed to revenue a portion of which is (30). (20) and Pentions-a portion only. (21) Stationery and Prior. ting-a portion only. (99) Interest on orderary debt and (RI) Strictar Punds. These are the leads of account producing revenue and in considering them you will not , longer that not they but the subjects have been trun-

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9 Bayeston 55. Brindslet Trees. M Interest on works for which Ormial associate are impl lefetiat-other revenue on puniture farmed lone or disay musing galler, Brinslevet and 21. Indepet on ordinary fathy so bround an infrared different

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of a statement of the estimated surred expenditure and precent is pre-served to the Council on a day the appointmuch of which seeks continued with the Generals. On the day the statement is made there is no discussion for none of is allowed, even though, as in the Assembly, here also the C proposal burkest to dools with in two stages, the general reproducprests and the voling of deceands for groups, but on a st date subsequent to that and appended for the purpose by the Governor, the Council takes up the traiget for dis-current outs of the general principles of it, and without a motion being moved on any part thereof at this singe And when we comember the fact that the brakest is no

more or less than the proposals of the Government as to point a how they suggest the allocation of provincial revenues requires grants proposed for each deportment, in the armagement

votable items separate from the non-rotable. As in the Central Legislature so in the local legislature an individual becraped for each graps, containing first, a statement of the total great proposed, and then a statement of the detoiled setemate under each great, divided into items in Z be arrested to the local Government under the bend a, b, c. to defray the changes which will come in the owners of payment during the year ending in March 31, 1931," the francial year all over commencing from the 1st of April following. Needless to say, that such statements on of great assistance to the Members of the Council to enable

them to realise the full import of the proposale made in the budget, a condition precedent to their buing able to help in the decoration of it, at the end of which the Finance Member, as of right, makes a verty before winding it up. (g) Voting of Grants in the Legislatine Council.

It is on the voting of grants for which usually about

a work or ten days, but under no communicaces more then twelve days, are allowed, not more than two of which berge allowed to the discussion of now one demand, and affoliod by the Governor for discussion, that the Presdeut is required to be firm and alers. The rules legre him no cution, not seen discretion. Motions, ware profices for appropriation which may not be much except on the recommendation of the Governor communi-

coded to the Coppoil, may, at this place, he made either to corris or reduce our grount or any storn in a grount. The arise recommunity makes in incumbers on the President to clear all delate when the time limit of discussion on the carticular motion is reached, and summarily not it to the rote, as to bring up all cutstanding demands, Work if there are say, for vote at 5 P.M. on the motories last day of the allutted days. No meetion, the purpose extraor is of which is to operate a grapt or aller its destination, stand may be made, and none to refuse or omit a great is toto is made, before all others having for their object to reduce or omit particular flems which are excluded from the junishistion or the purview of the Council; they see, as I have had occasion to observe before, " non-natable." such an contributions revealed by the local government to the Gavernor-General in Crancil, the interest and staleing front charges on leans, expenditure of which the acceptate in prevention by or under any law, salaries and positions of persons appointed by or with the approval of His Majesty, or by the Securiary of State in Council, and salaries of Judges of the High Court and of the Ad- 'vessa' vocate General. These however, are questions to fine said his visit in their nature that double do often arise as to whether a nature. particular stem comes under any of the categories speci- rest tonfied above. It is the Governor then who pronounces his the

oginica on the doubt and his is the final word.

(A) Extraordinary Powers of the Governor or

These polyntamints to be matchined the energopy reverses promise resided in the Rescuelles (Overnance) of the general contraction of the General Conference of the General Conference of the Conference of the Conference of the Conference of the responsible but has not been conference of the responsible to the side to other conference of the responsible to the side to other conference of the responsible to the side to other conference of the responsible to the side of the conference of the responsibility of the responsibility of the conference of th

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corroin his achimised discretion in where in his opinion that the subthernishes of a compatibrary next be accessarily respectively. The his mixture is a compatibrary next be accessarily respectively. The his consideration of the persistent. It has not been accessed in the importance of the contract of tensarily and the subthernish to insure expenditute for the purpose formed, has subthernish to insure expenditute for the purpose contract of tensarily and the subthernish of the proposed of the purpose of the pur

(i) Control of Expenditure of Revenue.

prescried by fearnisery of Stole, the throwns ment of lands, the Finance Zeparaseast and the Judit Department.

color

Expenditure of provincial precipes in explanified first by the Executive Government represented by the Secretary of State in Council, by the Governor-General in Council, by the Figure Department and next by the Archi Department. The Secretary of State to doubt has Activ Department. The comment of the colors and exp-a general power of superintendence, direction and expteel vested in him. This is true of reserved sobjects in connection with which the ultimate responsibility to Parliament in his, but in relation to transferred subjects these nomes are considerably relaxed, in that they are now circumscribed within limits which entitles him to exgraine his powers for certain purposes only which we have noticed before. It is his general powers of superintendonce which enable him to control the eccenditum side of provincial revenues in so far se the reserved militarity are concerned. Next comes the powers of the Gevernor-General in Council who like the Secretary of State in Asserted of all control over provincial expenditure in oneneotion with transferred subjects, select to certain safe. In possesi grands prescribed under Devolution rule 49 toliced elsewhere, and in respect to reserved subjects, which like his

official chief all the powers of superintendence, direction and control over local expenditure. The actual practice however, is very different from the principle, for the Postir Co-Control Government havily over interfered with the dis- of the loss certain of the local government in sanctioning expends. given time when such discretion as given them. Such expendi- on many ters on the reserved side which receives the assertion of levt we the Secretary of State have get to be are lied for, and submitted through the Governor-General in Council, who, ha victor of delegated powers within certain limits, enjoys the authority to second pareties to it as heldf of the Secretary of State in Couracil. The delectation leaves these no option to prient the application which may at least be forwarded and sent up for oppositeration with their own note thereon. In reversal of the old role of sanction having to be wrough for by the Ireal Government for all appointments above Rs. 500, it is sattled now that they

are free to entertain proposale of all new appointments creating a personneed cluster up to a maximum of Rs. 1,900 a mouth on the provincial revenue, but not of more than Rs. 500 a month for and on buhalf of the Government of India, that is to say in commetion with Agency unbicate

(d) Finance Department algory Vivilina

But the most effective control over provincial expen-

diture is that of the Finance Department which, though a To most reserved subject in every province, keeps both the reserved same is and the inscriptored departments also well in hand. He continued to the continued in the conti functions are of a varied nature and may best be arm. seed by the stratised as pearly as possible in the words of Bale 37 of

(ii) Deties of the Pinesee Descriperst.

It is the duty of the Pinance Department in charge of a Member of the Executive Council assisted by a

Securitary to have charge of the account relating to longs granted by the Local Governments, and to advise on the francial arrest of all terrardisms wisting to all stric foase, and look after the safety and proper employment of the Pareine Insurance Fund; to execute the report on all proposals for the increase or reduction of texation and borrowsis; to frago rules for the guidance of the finance and revenue officers; to oppose estigation of total rectipie and disharaments of the year; to examine and adviso on all schomes of new expenditure, to manage the bodoot tion report and, if found necessary, to sonotion re-space printion of grante from one head to another. None but the Fittance Deportment is responsible for all expenditure connected with the perment of interest and Sinking the ferriery Imposing Service officers or officers appointed by the Secretory of Stole for India and of Julyas of the High Courts. Finally, all changes in establishments, payment

> and abandonments of reseme must be referred to the Pinance Department before effect our be given to them. that sunction of the Secretary of State is morized to expenditure requising persons smedium which I have .
> discussed in on earlier chapter, below the Council way. be asked to voto supply accordingly. This rais is departed from only where the case is an argent one, and there

is not enough time to obtain such sagetion over by way. in which case the Governor in Council may everene the power of the Secretary of Sinks, subject to an aramodate demission of a full statement to frim. The rules of concilies do not allow any variation either in the way of addition to or endustries from the usual establishment charges, nor mor any special or necessal new or allownace be sensitioned, one rocce than our great of land or assignment of land revenue, not coming under the ordmany rules of the province without reference to the Pinnace Department which has certain other powers of conin the discharge of its legitemate functions the Frances Department on always count upon the support of the Audit Department which sever fulls to lone ats visitable ers fixed snon the expenditure get of provincial revenues. within the Benits of the budget, or of reprepriation, say appropriation, for which previous smotion of the selmeteratrative department concurred must be lead-

The octubil of the Lagislative Central user the research bedget utilizative, replementing or corresponsit, in a Commission bedget utilizative, replementing or corresponsit, to a clear other than what I have already described us celtain to discuss the control of the Lagislative, hassespie over the Ladium partial properties of the Lagislative control of the Lagislative partial partial properties of the Lagislative should have contain by emission to provide a first Partial section of the Lagislative which have a vigilative gas to the debts also of the Ladige on tabled of their observation and

(3) To sum up the Budget Procedure :

The making of the elastement is usually followed by a discussion on the general principles of the budget paratitation in the latest in

schoppins this, the vising of learnanch her genist contains from the Templaterian a solid will be the learn of Templaterian a solid will be the learn of Templaterian and the learnanch which are activately separate forces anomalor and much in mopel of the grain proposed for each deportunit of the theoremset, the Pleasan Contained and the Contained the advantage that and the contained and

causion the President may put one after another overy quantion to dispose of all outstanding matters in compotion with the featurable for grazin. He may set likewise in respect of any particular demand at the end of the two days' discussion of it.

As the state modition for assert visition only men

the recommendation of the Generica communicated to the Gennil, or far the emission or reflection of any great or any part or them of it, the effect of which is not to increase or allor the destination of an entire great, are taken up only when those for the enusion or relation of including thems in it, are discussed arrhogated.

taken up only when those for the emission or reduction of individual items in it are discussed and enhanced. When the Local Government or the Governor concepts the power given him under section 72 D. channel

coccess the power given min under section 70 D, chance 2 proviso (a), in regard to a demand appertaining to a reserved subject which, or any part of which, has been

reacted, or omitted or reduced, and restores it to its foresers original position under his certificate that the expensiters provided for by the demand is executed to the discounter charge of his responsibility for the subject or unite presrecorns (b), that the expenditure is in his opinion necessary to meet an emergency, for the safety and transmillity of the province, or for the carrying on of say department, the Finance Member of the Government is required, as soon as possible after the date of certification in case of (a), or his sutherity in case of (b), to lay before the formed a statement showing the action, taken by the Local Government, together with a copy of the certificate or the authority given or obtained. On this no motion our be entertained. A motion for a great in excess of that originally exectioned on the budget, upon the happening of the notes event or the incurring of the actual expenditure, is treated as if it were a demand for a grant, just as much as a expolementary or additional grant, which is an estimate meant to sansiement the insufficiency of a budget grant for the purposes of the current year, or to supply a need arriving during the current year for expenditure, for which the rote of the Conneil is recessary upon some new service not contemplated in the lendest for that year.

(m) The Joint Purse-sphat it is,

Funds to meet the expenditure of the two sides of . Join. the Government come out of what is known as the "Joing Pass" Purse," as opposed to the " Separate Purse," by which "source is meant that certain sources of revenue are allocated to been recovered, and certain sources to transferred subjects, and which was suggested from some quarters courts to have been adopted as the basis of the provincial francial



system. The Joint Parliamentary Committee gave much attention to this difficult question, of the principle on which the numerical provinces and balances about he distributed between the two sides of the provincial government. I will give you their opinion as nearly as possible en their cum meets. The Joint Committee were coefdent that the problem could madify be solved by the sixuple process of commonseres and reasonable give-and-toke, lest they were searce that the enestern world in cortern provincial governments, and they were of optation that the rules greatering the allocation of these revenues and balances should be framed so as to make the existence of such friction impossible. They advised that, if the Governor, in the course of preparing either his first or any subsequent budget, should find that there was blody

he should be empowered at once to make an allocation of subjects, which should continue for at least the whole hife (n) Allocation of Revenues to 4" Reversed " and The Committee did not endorse the engagestion that

to be a serious or protracted difference of counton between the Executive Council and his Ministers on this subject

of the enisting Legislative Council.

orrisin sources of revenue should be allocated to reserved. and ourtain sources to transferred subjects, but they pucommended that the Governor should allocate a deficite proportion of the revenue, my by way of illustration, twothirds to reserved and one-third to transferred subjects. and similarly a proportion, though not provincibe the seas frontine of the balances. Braid the Germene dimer is have solution to saving the description, be should be allowed at his describtion to refer the questions to be desired to substrating to the German-General that it should be his description to the German-General that it should be his! down leven the consumements of the case constitution that, well as expected which both third of the Germanual week oppuly support had a bett described by the consumeration of the consumeration of the Converse, but the Deprotection of the General Legislatture bands in the budget of the powison for the generalize term bands in the budget of the powison for the generalize

They desired that the relation of the two sides of the Government in this routier, so in all others, should be of such motion! sympathy that each should by able to await and influence, for the correspondent, the week of the other, but not to exercise central over it. The budget one ministers or a majority of the locishiltys council to direct the rollier of the reserved subsects; but on the other band the Executive Council should be helpful to Minusters in their desire to develop the departments entrusted to their ours. On the Governor persently devolves the of both sets of his advisors. Here is snother conveniences which is beyond burner solution—that the Covernor should ever suffer the transferred departments to be devoproper administration of which he is accorptable to Parlingent and therefore to the people of Bughard upon Berne horners. In has all the frailties and weaknesses of bugger observer, including the ignitized of self-preserva-

tern and aggreeadmement. The Josep Committee had in

able to work of se brouget or erablsuppil to right to expect any heroic conduct of him any more than from the popular representatives.

PART XIII

(a) Provincial Government's Power to borrow.

The most important of the powers acquired by the
Local Governments under the referenced system of afrasinitations in the power to borrow. The raises of the constation have given them large powers to borrow money as
well at to mine transition on the reconcell of the Connell

or the ministerial side of the Government. Nurther howthe entire executive Congruence, the Mambons of the Expective Council and the Munisters sitting together, the decision eventually arrived at resting with that part of the Government from whom the monosol for taxation or borrowal originated. With the sanction of the Secretary of State to Council, if of course, a loca is proposed to be raised outside India, but with the sanction relect in India; as to amount and conditions thereof, a local government may raise loans on the security of the promoters allocated to it for the represent of meeting espital expenditure on the countraction or accretione (uncluding the acquisition of land, maintenance during construction and equipment) of any work or permanent asset of a material character in connection with a project of lasting public officty. The Governor-General in Council on every case will have to be exterted that the expendinger

cultised to be mot from current roverces, that the received to Filedy to better in a reverse and less than a signified percentage be more urrapple and that arrangesenate have been made for the senertination of the debt. The local government may also rause local mon like conditions to most any classes of expenditure on irrigation which have, under the rules in force before the possing of the Montage Act (1919), been met hom long funds, for francisc relief, for dissenting the Provincial Louis Account, and for the recovered or consolidation of loans promonely rased, or for renermant of advances made to it by the Governor-General in Council. Every loss so raised and under such conda tions shall be a charge upon the entire revenues of the peorines, and all navments in cognection with the service. of such loan shall have preprity to all other paymentexcept. 1st, the provincial contribution to the Governor Directal us Couses!; 2nd, interest due un advances truske by the Control Government out of the seveness of India. to the Local Government; and 2rd, interest due on local previously relaced. Similarly, local governments are one because powered, without previous reference to the Governor meral, to levy for their own purpose tex on hand used for reproces other than noricultural, on betting or curelying, permisted by law, so advertisements, on accomments, on say specified lummy, fee for registration and

drity on reasonates or on succession by survivarilyly in a glorian facility and on storage offer that, but practice in excess of, what has been presented by the Indian application. Prove unconvery, has been taken by the adminsion of the province of the province of the province of the guarantees for authories focal authorities without previous reference to the Original Convenience to be to that on that or hard without, on buildings, on relabels on boths, on artifacts, on receivist and descents or securing the points on artifacts, on receivist and descents or securing the hard-Predice a tile seponial formacement, les labbred harges of he Control formacement and interpolaas dabts a controlly frades, on prefereints and collings, on private marrieds, taxes imposed in release her reviews rendered such as westerrule, lighting seles, sourceging, southery or sovenge rate, designage tax and fees for the use of markets and other public conventioners, and orders and a terminal tax on commodates supported into the feed area, for the prinpose of such focal sucharrie only.

(b) Luc from Las

While on the seiriest of the power of the provinces to horrow it would be profitable to turn our attention to the latest introduction of supremo importance in the financial promises of India under the Referent. It is the insugeration of the Louis Fund maintained in the custody of the Government of India from which the powincial governments are entitled to horrow. We have made our accessingace in the last section with the Penvincial Loan Account which represents the loons and newsness made by each provincial government to local bodies within its territorial periodiction for multifurious improvements of cultivation, village resturary, co-courstive basicing and other netivities of co-operative societies. of roods and leglanage in local board tress and suggistry and other municipal autoversents. "Before the Beforms," says Mr. Gyan Chand one of the ablest exposents of the Indian Financial System, " the Provincial Governments received manay from the Government of India for frameing these transactions, which had to be record, and interest was paid for the arresest out-tensions

Table The

Post in

on this occurst. Now the Provincial Concessions, love to finance their own loss terrescribes, but the amounts owed by them to the Government of India on the Ist of

there know to pray independ and refracts how to be constraints seems. terrive years. It is once to may Provised Government to repry to city year on amount in excess of the food seatalgreents. The Geomyropped of Iraha, has also advacced money to the Previncial Covernments since 1961. relinguish have to be settled in each case. These deneral upon the rate at which the Contral Government can begrow money. The reasons for privale the loan is gonzired and other relevant considerations have to be definitely arread upon. The provinces one also make loans on the credit of their own revenues." And then cortisues my authority, "The recognition of the purpose for which the lottes out be raised, the retention of central over the conditions of the loans have been considered necessary to check the tendency of the orblic authorities to diminish their present burdens and add to westeful competition smong the horrowing authorities in Indra. Even when the provinces raise loans on the security of their allocated resources, the Government of India is at bein

tray be assumed that the possibility of the Government of India allowing any Provincial Government to go bankrupt connot even be contemplated. In view of this facil cuspandes which shows must exist. It is desirable that the Government of India should accorde of the conditions under which the losses are to be mused. The some of the examination of the horsestor proposals of the Presureial Gowrances from the financial standarded " And in order to systemative the arrangements for adminis

reasonable, though indusedly, for their renormona, for it, requilies

the advances notice by the Cented to the Provincest Occurrances to entirel from his been created and outside the with offect from the hear created and outside with offect from the his of Agrel, 1929, which is saided to "Previncial Lours Faund". Mis obvances guidant by the Government of Links to the Provincial Government are node unto this frant the advance of which may be cultimed as far as possible in the words of the resolution of the Georgeometer may be outlined as far as possible in the words of the resolution or the Georgeometer of Links itself.

All containing coprist littliften of the Provincest Governments to the Government of India were transferred to the frest at the time of the constitution, and this copilal was presented to be increased from tone to true as registed by Janke, uterances from the Government of

Initia. The rots of interest charged to this Government of Table on Streets on the Rail is determined in the sense matters or which the rate of interest thereged by the sense matters or which the rate of interest thereged by the contract of the contract

The became that had already been arranged between the Generations of India and the provinces in regard to any electrons associtioned price to the constitution of this found has not been mortified or affected in any way. The final theselves, shorply belank the place of the Generation of India as one of the purios to these contracts eva-a-in to the previous concerned. The amount and the formous of every advance which may be made by the fund to this 24 Prorinced Government will be determined, as at the date of the creation of thus fund, by the Government of India street in the Prospec Department, and the Loculative Assembly is saked to vote the necessary supply under the head "Advances to the Provincial Lean Fund," Beceipts into and disherreneeths from the fund are recorded in the public accounts under the distinct lead. " Promodal

Loss Pund." Advances for less than Ba. 5,00,000 for any achience or group of work are not prescribed to be normally made

down in Bule 2, classe (a) of the Local Government (Beronsing) Bules, namely, 2. A local Government may raise locus on the Persecurity of the revenues allocated to it for any of the

following purposes, parenty:-(a) to meet capital expenditure on the construction or acquisition (including the acquisition of

land, maintenance during construction and equipment) of any work or necessaries south of a material character in connection with a piect of lesting public stiffty, provided

(s) the proposed expenditure is so large that it cannot resonably be met from correct

the project appears to the Governor-General in Council unlikely to yield a return of not less than much percentage on he may from time to time by seder prescribe, sermonments are unde for the seaerlisation of It will be seen that the proposed expenditure must be so large that it cannot be said from the current revenue.

The rules generate the promping of the intervitation of the control of the contro

No advances are made out of the fund to any Provincial Government which does not provide strongly out

of its ordinary revenues sums sufficient to redeem, within a period not exceeding eighty years from the date on which they were originally becrewed, and the loans or advagoes which they may from time to time obtain, or have obtained from any source other time the find. This condition however, does not easily to the new-Reforms debt. The standard rate of interest charged by the first on the new advances will be so calculated, after taking into account represents due to the first or already existing advances, as to maintain the solvener of the fund. The standard rate will be chanced by the fund on all advances required for capital expenditure which can be classed as productive under the rules on the subject approved by the Secretary of State. For all other purposes the rate is a quarter per cent. above the standard rate All new advances made from the fund, and also all

cetataciding advances as present, that is to my at the class of the imagentation of the fund, other than the debt relating to largestion weeks contrasted before the Ratorum, liability for which was transferred to the Pro-



rinnial Governments under the Belorum Scheme, will be between the subject to creatival repayment. It is for the Government and the Irishi to the Government and the Irishi to the Finance Department to determine "wowner whether in any particular case repayments shall be by equited instalaration of principal and laterest, or deal whether does insolutent may be postpered, or dependent arrangements made without themstoner dependent and the property of the propert

The downwards of India in the Patrone Department of the Control of India in the Patrone Department of the India of India in India of India

In outformity with the recommendation of the Publia Automatic Committee of the Langillative Automatic Securities of the Langillative Automatic Securities of the Author-Genoral is in proposed as the observed on the Author-Genoral is in proposed benefits to be vyo in interest to ladger devenings and the own death of Provincian's Governments is the Control Government. The services readed by the Control Government to the Provincial Governments as their benier should be triated on a strictly commencial location.

form of advances shall not be invained

(a) Taxating and Brecase.

A schedule of troution drawn up by the Contrappent of India in consultation with the Provincial Governments taxation, the residuary powers being rotained in the bands of the Government of Judin. A tex fallow within the achedale does not recure the Government of India's position, but as a matter of practice the Bill is increased to the Coverposent of India in enthriest time for the latter to satisfy (teelf that it is not open to objection as teenolthat, the local Governments are expressly forholden to mesons carr new tax upless the tax is one echeliated as exempted, such as a tax on land put to uses other than agricultural, a tax on preconion or on nornieriane by survivorship in a joint franky, a tax on after form of betting or gumbling permitted by low, a tex an aftertiseluxury, a registration fee, a stomp duty other than datics on which the amount is fixed by Indian legislation or a tell, or a tex on land or land values, or tex on buildings, a tex on velicios or bosts, or tex on szignals. a tex on

menials and demostic prevents, on order, a terminal tax on goods imported into a local area in which an octroi was letted, a tex on trades, professions and callings, a tax on private markets, a tax imposed in return for services rendered, such as a water rate, a lighting rate. a nexecuting, expitary or sowage rain, a drawnage fuz or fees for the use of murkets and other public conveniences.

(b) Land Bereine Administration

The thirse that concerns the serline and the interests of the coast of the people of Italia most is land powered edesignistration and the western under which it is administered. Alchur's revenue system was only as improvement more what was introduced by Shee Sheb. The objects of the system were to obtain a entroot watnesserment of the land, to necessain the amount of the mendam But the first object he introduced a sauterm standard of measurement. He also between the instrument of measurement of all the cultivate lands of the Econowhich were divising into three classes according to their productiveness. The amount of each sort of produce varied by a backs of each class was assertisized. The coverage of these years was assumed to be the produce of a bight and one-third of the profuce formed the Government deceated. The quantity of produce due to the govsupposed helps settled it you construted into a money payment. Statements of prices convert of the 19 states feered to posseding the Survey were required from every town and Steph the resilies was toward rate money according to the coverage rate shown as those statements. All these wellements were at first steams), and afterwards were made for 10 years because they were verstious and expensive Althor the reade a new marrow division of the country into portions. Each division vielded Rs. 9.53.000 so load revenue. They aren't reform of Alchar between, contained no principles of progressive improvement. It held out no hope or encouragement to the ruled to better their condition either.

(c) Settlements of Land Brownsa.

Under British rule during the past fifty years revised

settlements of land reverse departed have been made for long terms of years. Without exception they are on modernia and equitable principles. At these settlements esreful warveys are made of sli boldings and seconds of rights in the hand. As in Akhar's tune so under the English the periodical settlements were vectors and expensive and to avoid all that incorrenience the English introduced a system of village records with the help of which the settlement officers can do their work with least inconvenience and trouble to the people themselves. Settlements are made now in a comparatively electer time and at less expense. From the fact that even in tlandy percied iracts like Burns and Assam the critivated area has doubled stell within 50 years it has been argued that the settlement is moderate. During the same period its the Orniral Provinces, Burne and in parts of Bombay it has recreased by four, 30 to 50 per cent, while even in the thirdly peopled province of Oudh it has increased by 30 per cent. In the Proxish and Bondh grow iracle of once barren lands have been brought under the plough by meens of Siste canals. The extension of Barlways and roads has reprofed autlets for service seriesitional venduce. It has caused a general rue of prices in remote districts which were land-looked fifty years ago. Withcut these the agricultural classes would not have received the year same of recover they do receive now. The resolution of more morey has enabled them to raise their standard of living and to pay their hand sweems more easily them before. Harsh processes for the recovery of land revenue as rann for, as a rule, it is paid punctually. The farmers

menage mader on radios. had self-more of Historican mode by Alexa was bessel or consisted of the grow problem of raise field. We instead assumments of the Paright represent from Agia in Agia of the grow problem. In British India to present hard resents represents an everage charge of eight names a sight of collevioral seas. Parity or stry years ago had revenue forced half the total public income of the country. It is may be made as one-forced in the other contracts.

present and present represents in everage carrys or upts annea a bight of colleveled sees. Brilly or sitty year ago lard revenue formed half the total public interns of the country. It is near less than one-foresti.

The sources of resents which, in the case of Ger. Present country province, are ollected to the local Generalization as sources of provincials revenue, and behavior statisting of an extension of the credit of the province on the late of January 1928; yield-locally the credit of the province on the late of January 1928; yield-locally considerable revenue, and behavior and the credit of the province on the late of January 1928; yield-locally considerable revenue and the credit of the province on the late of January 1928; yield-locally considerable revenue, and the credit of the province on the late of January 1928; yield-locally considerable revenue and the credit of the considerable revenue and the considerable revenue

The internal relations of the first done of the color of

remarks, when it is which may be inviting imposed for proceeds of my takes which may be inviting imposed for port landship exposes; the processed of any lates which may be invited by make the professional proposes agent from the proceeding of the procession of the procession of formace. "On facility Researce, which is in obselvation to the reconstantiation of the data Concession is in high procession." by leveral access within the purriew of the legislation, Excite Remains deemed from intensisting "legislation, Excite Remains deemed from intensisting "legislation," option, heap drugs, cookine and ether intensistent, and containstantial or which differs recovering to the model of activities and the state of the procession of the procession of activities and the procession of the procession of the procession of containstantial or which differs recovering to the model of activities and the procession of the procession of the procession of the activities of the procession of the procession of the procession of the containstantial or which differs recovering to the model of the procession of the pr different provinces, the Stony Breature derived from publish or Court-fee sharps and non-judicial or revenue sharps, Registration, Irrigation and Forests can't any other seasons which the Court-on-Georgeal in Courtell way by order define to be sourced of provincial invariant

(d) Mestes Award and Provincial Contributors to Control Government.

gang gang

For the solvers of the Central Government the mavineral Governments are required to make a contribution in the approprie of 260 telchs of Burees a year, divided in the proportion of \$48 by Muchas, 56 by Bombay, 63 by Bengol, 900 by the United Provinces, 175 by the Punjah, tid by Burum, 22 by the Cented Provinces orcinting Bern and 15 by Annua, provided always that the Governor-General dual contribution or a portion of it for a specified period. as upder armiler circumstances they may be called upon to contribute more than those allocated share. It is bed galusal that these contributions should, as indeed they do, form a first abarge on the allocated revenues and moneys of the local Governments concerned, but are paid m instalments the annuals whereof are fixed by recripes spanetoses. All more ye desired from sources of trovitama) personan see paid into the public account, of which the Greenor-General in Council is the custodius, and coeffied to the Government of the province.

Allocation of revenues for the administration of transferred subjects has billecto been a difficult matter. The rule is that expenditure for the purpose of the administration of both recoved and transferred subjects shall, in the first instircts, he is stergy as the guestic receives and believes do ship proteins, and bills framing at proteins for expenditure to agend the transferral and price and the remained and the continuous and the General and the General and the General and the General and the Continuous and the General and the transferral and the first ferral and the first ferral

PER VIII

THURSTALLISS TAND TWA-NYRUST

The Indian Logislature.

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Omdool provid of the di Legicative to option in I India I

The British Indian Legislative system is a plant of exotic crisin the root of which is not to be found in the agoals of the people of the country. "Constitutional History in India," says Professor Cowell, " has nothing to do with the steady and spontaneous growth of national institutions. It is a record of experiments made by foreign rules to adapt European institutions to oriental hobits of life, stel to make definite laws supreme amongst receive who had always associated government with arbitrary and uncontrolled authority." Previous to the year 1781, the history of the apparement by the English of their Indian possessions is one of military structe and civil tannalt interspersed with conscional efforts to organise society. The year 1781 marks a most important era in the administrative history of Irelia. It terreinshed the long continued struggle between those who wished to see the English Law and Courts of Justice introduced at case into India and those who considered such a policy wholly emprecticable. "It commenced the era," Proforcer Correll once on to say, "of independent Tealing Logislation ; of the authority of the Supreme Court on it

continued for 80 manu-1781 to 1861; of the establish- Percent ment of a Board of Bevenue and of the recognition by making to be governed by their own laws and usages." The plan of government both as regards legislation and Courts of Justice newmond a definite shape in that year, and although many changes have since been introduced down to the persons day, there have been for the most park changes of detail, though often of great importance, retleaving enaltored the general character of the system introduced in 1981

(b) Sriflewest in Bensal,

The cupings of Port William and the tragedy of the Dated Black Hole, the happening of which is seriously decisted subject now, repard the represent of the artifement at Markan nealizat Servinddowia. Clive come to Beneal, recovered Calcutto and by the Buttle of Plassey, destroyed the power of the ill-lated Newsh in 1757, and obtained possession of Murchislahad with ratherity over the whole of Rencal. Relive however, the English secreted the correction narrows and independence of the horse or demontic authority, their position was entranely assensloss. Though their factories were part of the dominion of the Mochels, their own law was administered in them and their national character imparted to them as comulctely as if they were parts of English territory. At the same time the Common, covert on the ceast of Au-Barakey, held their territories as sphiests awing allegiance. and as tenants rendering rent to the surresign authority of the Moghula. As officers exercising by delegation a part of the authority of the home Government with whose

the lands on which their factories were founded, they fortified them.

(c) Levislative Antiority of the Composer during that

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Under these circumsianors, it became necessary in Kin very early days of the Company, that the Cown should grant to them certain legislature and judicial authority to be experient in their Root Indian presenting. That authority however, it seems clear, was only intended to be exercised over their English sevents, and such Indian settlers as placed themselves under their protection. Long before the Connecty reserved any territory or soveries sutherity, the Charter of Onesn Elizabeth in 1001 granted to the Governor and Company or the "more part of them being assembled, power, to make, ordain, and constitute such and an entry responsible intro- constitutions, orders, and ordinances, as to them or the greater part of them being then and there present, shall seem necessary and occurrencent for the good government of the other officers excitored or to be explored in nav of their voyeges, and for the better advancement and continuance of their ands and sraffe." Eight years later, by his Chartery containing the proving, " on the laws, etc., and possibles be reasonable and not contrary or expagning to the laws, stationer, or customs of this our realm." Chocke

II's Charter of 1651 contained a suppler provision. All these early Charters were surrendered when the two Companies were united in 1708. By the Charter of William III the Company were invested with the covernment of their forts, fudorics and physicalism the society, power being mouses for the Counc. Its the Chartest at 1105, Georgia Cangrowed the Conservation and Councils of the three precisions to such top-time and councils of the three precisions to such top-time and the council of the three precisions and the such terms of the council of the council plans not discuss said to tangents of the council plans not discuss said to suspense penalties upon effective, such also was a penaltime to the conference of the council plans not discuss most a few particular of the council plans of

of 1758, gave them a similar norms, but omated this

The sources of the logislative powers of the Rost Indiana India Commenty were, (1) the Requisiting Act of 1773, of the which for the first time defined the extent of the leavely. Owners tive authority of the Covernor-General in Council, and placed it under the supervision of and usedo it subject to Un note of the Reporter Court : (9) the Settlement Act of 1790, which contravered the Governor-General and record Council to framo Regulations for the Provincial Courts, without reference to the Storege Coast; and (5) the Act of William IV passed in 1885, rendering regularities of Loors in the Supreme Court or in over Court of Justice. unpocumery. While those stand to the oredit of the suppor-General and Council, the Governors of Madeus and Bombay were not without their definite authority to Insights for the presinces in their chause. They were invested with the same legislative powers or those of the

Governor-General and Council in 1800, and 1807, resportively. Here it may be observed that it does not remore that the Governor-General exercised any dread

sethorsiv over the Governors in Council of Madeus or Beginsy in matters of notual inversaling. He had no doubt control over these in political and fiscal matters. A copy of covry reculation, paged by the Corresponding Corneyl whether of Madras or of Bombay, was and had to be, sent to the Governor-General in Conneil, though it Joos not arrear that he could alson to have it submitted for his approval, before or after its adoption. The legislative powers of the Governor-General were confined to the Presidency of Beneal only.

The Charter Act of 1813, made a liberal extension

of the legalshive power already possessed by the three Councils of Calcutts, Madess and Bombay, the principal being to impose duties and tunes within the limits of the Problems towns. The persistence of the Act were as follows:--(a) no new or additional imposition of any duty or icx upon the expert, import or teamest of any goods, should be valid until sensitioned by the Court of Directors; (b) that all persons proceeding to the East Indian should yours arrival he athird to such Relactori Beguistions as may be in face at the time; (a) that cories of Regulations passed by the several Governments in India, should be assuably laid before Perliament; (6) that the Governments of Fort William, Madres and Bornbay should be darmed to have full power, to make all such Rules and Regulations and Artseles of War, as they might think it, and (a) that the Governors of the three Presidencies of Bennal, Madras and Bombay were authorized to impose duties and customs upon all persons in respect of goods: A further source of legislative power was not woodsneed until the year 1838, when hy the new Checker Act, it was caseful that the laws and regulations passed by the soveral Councils—and these had grown in such volume that us not a few cases were they in conflict with con continuous hould be made values with the Remouse Council in Beneal. Local legislation was shollabed

The Charter Act of 1883 is a great landmark in the Sales. history of Legislative Controlls in India. In recognition of the of the principle of senresentation it mareduced secreestutive members from the sister presidencies. It onlarged Covernor-General, to avery regulation, no maiter whether he was present in or absent from the Council, a size one near to it overing into overships. By the last Chapter Art. it was provided that all lows which had been proviously sanoticued by the Crown were to be considered valid-Power also was given to Her Majorty to appoint a com-

usission, to consider the recommendations of the Law Communication. Besides what has been stated above the new Act made other previsions of a fac-reaching character. B enlarged the Council by the addition of new of the Members, two of whom were to be English Judges of the Suggests Court of Calcutta and the sest appointed by the Local Concentration . The Law Member was by the fruit time admitted to the Rescribe Council of the Generous. General, but only to sit and note when the Council met for making Laws and Reculations. The business of the Legislative Council was thrown open to verhal discussion in public, instead of as hitherto in private or in com-

mattee, and prescription was good for reference of its lofts to Select Committees. Upder the Act of 1833, the business of law-making was performed by the Governor-General and Gunnel, which conguried of four members; of these three were appointed from the Covenanted Service and the fourth was to be a nerror unconnected with the service of the Government, and this was the Law Member. He formof no part of the Executive Council and was invited to

under discussion. His functions were advisory and this rule, oven with his antroduction to the Executive Branch of the Council, iam may been departed from. But by the Art of 1853, the deties of the fourth member were per-Impool scensilly by the Members appointed by the Cov-

errorents of Madras and Bembay. These members were allowed severa to the Executive Council. The adventrees of the perception now that Levislative Cornellors obtained the neaver of voting for or against any autood herarist before the Executive Conneil whose proceedings were to remain taxler the seal of confidence, and a power also was given to them of proposing or opposing any iaw. And notwithstending these improvements, it became necessary to recessive the whole subject of the establishment and exercise of legislative arthority. Modeus and Buxshay complained of the encourses preponderance of authority which Bengal enjoyed through the Supreme Council. Difficulty also was felt about the satisfactory settlement of questions by the Supremo of the wide extent of the territory subsect to its leridative dominion. Another came which impelled Madeau

and Bomboy to maint upon a local logislature of their own, was that the Surcome Council had moremed the clearactor of a representative body, who contributed, what was of fittle practical utility, vigour and operar to

Then owne the momentous despatch of Lord Canning of 1899, in which the great Viescoy observed that the chief fault of the legislature, as it then existed, was the adortion of forms and methods of procedure in unitation of the House of Commons, which, instead of doing part good, converted the legislative body into a debeting assisty. In therefore, proposed that, (of each Preinformy devial has a separal Legislative Consull of the own; this, (b) mass should be found on making in own similar facts but his formed in near all prices of solid the making in the matter of the second of the same of the second of the same of the second of the same of the consult in the parts in the development of the Consult in English, the table parts in the development of the Consult in La, (a) with the consplication of receiving all other consultances which is the consultances and of the consultances and of the consultances and the consultances of the Consultance and the Consultance of the Consultance and the Consultance of the Consultances of the Consultance and the Consultance of the Consultance and the Consultance of the Consultance Legislative Consultance and the Consultance of the Consultance and Consultance and Consultances and the Consultance and Consultances and the Consultance and Consultances a

Led Orening's proposal was a sone taken up by a fine Charles Wood, his beneritary of that fire fine who have fine Charles with the beneritary of that fire fine the base to be considered to the Charles who have been considered to the Charles who have been considered to the Charles who have been considered to the Charles who have been considered to the Charles when the considered to the Charles Whenders, manage, the Enthance of the Emerican Country, that he Consell should, who the Charles who have the Charles which the Charles when the Charles when

whole of India. With reference to the Provincial 7 Councils it was provided that, they would have the power of passing or emeding laws on local matters only, and

ia ori that their Councils, like that of the Governor-Genural, weekl have the same number of othitismal members, ball of whom must be men uncorrected with the Government. It was further enacted by this Act that the Supress Council abould observe the following rules and regula-

States in he observe by the Separe I. The Guestror-General should appoint the time and place of the meetings of the Legalative Council. II. The Guestror-General should make rules for

II. The Governor-General should make rules for the corclust of the basings of the Legalative Connell. III. The rules are to be subject to the approval of the Secretary of State in Council.

IV. The Legislative Council should concern itself with matters purely legal.

V. The province accretion of the Generate-General

v. The presence sanction of the Georgian-General most be had on all questions affecting:

> (a) The Public Debt or Public Revenue of India; (b) the religious or religious rites of Her Majorty's

subjects;
(c) the discipline or maintenance of Hor Mojerky's,
military or naval forces;

 (d) the relations of the Government with Foreign States.

VI. The sample of the Governer-General should be made essential for the validity of any law or regulation, although not his researce.

VII. The Governor-General should either assent to may measure or resure it for Her Majesty's consideration, in which case her assent was absolutely reconstry.

The legislative powers of the Council were, by the Art of 1981, extended to the repeal, afterntion and

approducest of all less and regulations, as much as to Inpieces the auding of laws for all persons, British or Indian. tourisment or others, and for all Courts of Justice, he all former places and things within the Kineden (Inflix did not Government of India. Their parsess did not include any Por linguist, respect at any time after 1860, now to reco say how or regulation, affecting the authority of Parliament. They could reference, consider no law amount by the Governor-General in Corneil, involid by reason that it affected the reprogentive of the Crown, or that it was goods its request of a non-regulation province and on that ground not to have a general application. And in austices of energency the Governor-General was water with the authority to make and arrendents redinances for the some and sood appropriet of the British Tenitomes. These ordinances were to have validity for the space of rix raughls, from their poursigation.

(6) The Local Laurelatures of Medicas and Bosobers.

With regard to the Local legislatures of Madors and Resi Bombry it was exacted that the Governors with teloga at Malous the powers of framing local laws would rest, should not nominate their own Additional Members. The nown of concepting the time and taken for the meeting of their respective Corneils was left entirely to the descrition of the Governor, whose acceptual of a nicre of legislation, whether present in or absent from the Cornell, was a condition received to the second of the Covernor. General in Cornell being accorded to it. Without such amend it had no religity.

The legislative powers of these Councils extended to the reseal or amendment of any law, made prior to the Indian Cosmole Act. (1861), affecting their respective presidencies, but not to do anything or legislate, so as to affect the provinces of any Act of Profitment The Gormon-General's neurism rapplica was made 4

necessary, before either of such Corneils could take into consideration say hav or regulation for any of the purposes, such on, Public debits. Contones dating, or our other

Beguinting any of the current coins, or the same of any bills, notes or other

paper currency: III. Regulating the convergence of letters or nazere by Post, or measures by electric

Altering in any way the Penal Code of

Affective the discipline or maintenance of any part of Hor Malesty's Military or

Naval Boross: Affecting the religion or religious rites of

Her Majesty's subjects in India Begulating natests and convight.

Affecting the relations of the Government

with Foreign Princes or Indian States.

The events which may be said to have led to the moning of the Indian Cornells Act were the differences that arrest between the Paperson Girogramment, and the

errupport of Mairas, on the Income Tax Bill then to-holes. upon the legislative savil, the doubts which prevented as Asia's to the validity of laws introduced into the Non-Regula- No. tion Provinces, and curtain correspondence that passed between the Secretary of State and the Supreme Government. The character of these Louiston Commiss was signily this, that they were Committees for the purpose "" of making laws, by means of which the Executive Gov- or us connent obtained white and assistance in their legislation, and the public derived the advantage of full vehicity being ensured at every stage of the law-maining process. The Local Incisintures which existed before the Act of William IV were correlate by theraselves: their lerislattens needed no assent of the Covernor-Goneral; but by the Indian Councils Act all lave or rogulations were required to be assented to by the Governor-General, before coming into force.

to Countitudies of Rody Councils in India.

The structure of the legislativa Councils, as they Councils were constituted up till the end of the year 1919, was Council. based upon the Indian Councils Act of 1909, the passage of which would ever be associated with the name of Lord Act of 1893, known as Lord Cross' Act, the Council was Present orthorized to discuss the annual funncial statement, but give to upder the latter unitte under the former, it enjoyed no send power to move presistions nor to divide the Council troop them even though the resolutions, as now, had no more than a recommendatory force which might or might not be acted upon by the government. The right of interpellation was secured in both, while in the latter, that right was extended to supplementary questions, subject

slowys to duallinearine as in questions and supplementary questions by the Provident who was the book of the Geographic Lincoll, and so his absence a complex of his

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of macricory of the returns of 1994, not on the whole to corable, and intelligent public opinion harly called to 1996 for the reference noncicted with the games of Land Murley and Land Missis Total Minte's governdifferent elements which they discound in the oracies of British some or lades, murely, the principle of satoconditationed are derived from Parlament. They boned to create what might he described as a constitutional supposed the which remembers ording would contelline last office redistricted outcontion to care further change. In this scheme representation by chases and nationeds was deliberately adjusted as the unity structurable means of embodying the elective principle in the Council. and the Litarenetian ware provided with electristics of their own. The representation of large and important minorities recorded soost shiftenesty, but the Molangardene, believed to be at the resturer and institution of Lead Munto, proved for, and obtained from high a personal that they should elect their own spendage in sensesie constituent contributions, a decision the grove and the properties of representative auditations in India and impany their metaliness such done away with Sinstely, to their discredit, large landovering interests franchise. The recoloury conditionacies, which ecosistuted the only fremm of representation for the people at large, were constructed set of the Manierralities and

District Baseds voting in groups. The officed importsy in the previous Councils was abandoned but retained in the Governor-Grasemi's Council. The shutter triminal Fareguibus of the electron was legally recognised. No formal change was made in the legislative process of the Cornerly, but their deliberative power was strikingly enlarged by the great of the power to move resolutions upon the budget and upon all makers of general public importance. It will be seen that the elective electrical in the Councils was very considevably increased and that it was unespigosally recognised as an important factor in the progressive realisation of responsible agreemences in India, a pierce resisted to have been introduced into the amountement of 1917, by to loss a person than Lord Carrier bireasif. Elaborate arrenamenta, varying in such province users made for the representation of minorities and medial interests such to the Muhomedan reconlation, the ten and into influtries, and the community of Angio-Indian planters. The main object of the Art was to obtain as far as possible. a intr recoveratation of the different chance and interests in the country and the regulations and rules were framed negoritizaty. Lord Moniey's Act enlarged the newers of the provincial and central localitive councils in that it allowed resolutions to be moved in the councils, advocating abanges in the budget, before that measure was finally

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of 1892.

one and open a three respective to the state of the state of the maintains. The Act further staved the marking the resistance. The Act further staved the marking the original question is put a supplementary question in Octood-to-in improvements upon the permitter of the Act of 1860. Finally the Act give to privite members the importance right of morning receivation in the Council in regard to matters of general interest, and of their gas also maintaine part is the view. These in them were the maintained part of the Modely-Minto performs of Type, which we configured as a continuation of the

This informs than brought short arred omities recovered and information in important stage further. The quantization of the search properties for the properties of the properties of the properties of the properties of the contract region of the Counsils in some legislative construction of the Counsils in the important right of the Counsils, by relevantly the important right of the Counsils, the counsils of the important right of the Counsils, the country of the Counsils in the Counsils of the Counsils and the Counsils of the Counsils

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Legislation in India and Progressive Countries

In countries where the representables element exists integrate the apparentmental system, legislation colories in our discussion in the apparentmental system, legislation colories into the same area of the contribution of their representatives in the legislation,—the solution of their representations or legislation long as record of their representations or legislation long as record of their representations or regislation long as the colories of their representations or regislation long as record of their representation to the colories of their representations are also as the colories of their representations in the colories of their representations in the colories of their representations in contributions, which

What of early lep brien include the listency of legislation who, went not concern thefor wilds were on peace, molecule on muscal peopper. Contractors, Planages or Ribernians, Hypenson of Statislien; pa sures need it consent sided with the variation lesson at the consentraty, and still less with the givens constitute of the consentry. They sell in the individenvations of the consentry. They sell in the bandway variations of the consentry. They sell in the bandway variation of the consentry. They sell in the bandway variation of the consentry. They sell in the bandway variation of the contraction of the contraction of the cavitated constricts, the whole bardway of high planting in analysis in the hardest a small but had be body of difficulty.

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which we one to the British Covernment in Enfin. In the Council there were in addition to officials and representations of independent clauses gestionen known as nominess of the Government.

Merity-Nito Belyens.

mont all Daris over finances here would be a largely scalar title decirally by most of discussion in the Grounds. Such consentions were being and persona, and imposed representations that their There must be operated with the General contract. There are not be consented as the General contract of the Contract of the Contract to the General contract of the Contract of the Contract to the Martley Minister of the Contract of the Contract responsibility in the use of the visit. Respectively in the the attackets when the compared to contract of the work for most of the Contract of the Contract of the work for most of the Contract of the Contract of the work for most of the Contract work for most of the Contract new ethber.

to known the hands of reporter official outbornty which religional local questraction to the Convenzent of 10 Aural the latter to the Sconsivery of Stele. The relicuous wave in the view of Mr. Mantage, and Lord Christother wave in the view of Mr. Mantage, and Lord Christother of the Convenzent of Loris a bouvelone despoison, temperal view and the convenzent of Loris a bouvelone despoison, temperal view as removed self tools as bouvelone despoison, temperal view as removed only consistently viglant of energo-graleutenesstary usages had been initiated and adopted upto the point where they ensemed the amazons of history, but short of thesi as which by having a resid sourcious belief when, they they to be of the LOR 10 We had in the limit them, they they to be of part in 10 We had in the

(a) Ammountament of the 20th August 1917.

Such was the state of affairs in the legislative partmership between the naives and the rated in India, whose the famous pronouncements of the Bertish Operazeness, while the great Recopens War was still reging with all its fecoulty and brushibly on the past of the Oceania Beween, was made by Mr. Mantagu in the House of Commerce on America Othic 1995.

"The policy of His Majesty's Government, with which the Government of India are in complete socondone is that of the investment association of Indians in overtions." ment of sulf-pyreming institutions with a view to the program in exhibition of responsible powersame in Dalks as an indeptal part of the Entith Rupter. They have chiefed their substantial rispen in this direction should be place as soon as possible, and that it is of the highest respectance as a prelimizary to considering what these stops should be that there should be a free and informal cruckings of optimizar by considering what there and in India. His Majority's Generoment have needetingly desided, with Bis Majority's approval, that I'll.

'impeciation à a prétimizary to obsorbing with their sings should be little three sheed be it from au discrimigation and the sings of the sings of the should exhaust at option between their in submity is know and in high. His Alogicy's Generalization are seconingly desided by the little should be supposed, that I be a should be the little should be supposed, that I is a should be submitted by the supposed of the little of incess them raises with the Veneog the views at Viscol Generations, and to review with their the raignonance of reconstitution boiles and others. "I would abl that progress in this prifer you this profession and

he achieved by monomire steps. The British Generators and the Oerenzonet of Edits, or when the responsibility lies for the verliens and althoughout the property care in judges of the time and asserted of the Delice advance, and they must be guided by the co-spervation covered from these upon whom new opportunities of conceived from these upon whom new opportunities of the property of the propert

of responsibility.

"Ample opportunity will be affected for public ills. For personal of the proposals, which will be submitted in due to course to Parlitance."

January 1

The momentum declaration may be set out in four man.

(I) That there should be, as far as possible, complete popular control to local bodies, and the largest prepaises possible independence for them of outside control. freed

(2) That the pursions or such efection in which the confest steps termile the progressive emiliation of resonancials diversimate the progressive emiliation of resonance of respectable placed by the first stems reasons of respectably placed by the first at tens, end that the stru of the British Government is to give complete respectably as soon as confidence active. That proposition involves at energy first, the previous that proposition involves at energy first, the previous the largest accurate of independence, legislation, administration would be competited with the transition of the competition of the control of the competition of the control of the contr

Accident

(ii) That the Government of Dolin south containshably suppossible by belianch, as using such respecsibility, the authority is essential resistent ment manic indisputable, specificat quotinents of the effort of the changes to be introduced in the personness. In the meantimes the Entire Implication Council and the miningul, not much more requestratives, and its opportunities of industriality and the effective of the effect of the control of the Polineans and the Posterior of Billet concelled the Polineans and the Posterior of Billet con-

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the Givenancia d'Islais and previousi Geremoude march be inlaise i vier et lise recitat inthibraval.

"Tons proposib hore gion the Porticula Germanments to Robert of diseasest social week the best found to be littliquentable. To be constinct, these germaticular and the constitution of the constitution of the best social institution of the constitution of the ten social size his second passive accessory intefferente ten social size international section of the contraction of the constitution of the contraction of the constitution of the contraction of

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of for provincial legislative control. It is recognised now as a matter of openintelizeral resource that the Coptical Government is not to interfere with the operation of the provincial legislatures, unless the reterests for which it is itself evenomerable are directly affected.

(b) Mont-Ford Proposals.

The appropriate of Annual 90th marked a river Manager treak with the old policy un accordance with which India "" had hitharto been governed by Great Britain. Hitherto, in India had been roled by a system of absolute government, although her people were given an engreening share in the administration of the country, and larger apportunities of influencing and criticising Government. But a bis-turied survey of the development of Starlish administration in India shows, that despite the growth of local insti-tutions, of legislative councils, and of Indian elements in the services, the country continued still, to all intents and purposes, under an absolute governments. This was hardly the fault of the administrators, who pleaded that the pitimals recognificate for India lay not with them. but with the British Parliament, and until Parliament took artice, no radical change, such as was absolutely necessary in order to open the way for the convention of an absolute into a progressively responsible government, was possible at all. But when Pathsonest chose to take action they healtoted not the least to strain every nerve to whittie down the proposed reforms as best as they could. So into as 1909, when the Moriev-Minto reforms that Mark were introduced, Lord Morley himself emphatically re-

producted the idea that his measures were in any sense

n step towards partiagraphery Government, or else he mester

Georgianus de la Sodra

could not hope to every with him the House of Lords which has ever us its history been the real stoughting block to all healthy measures in the body polyliceven of Ragiand and far more of India, Lord Morley was plainly right, for the reforms themselves wave based upon the principle that the executive governmeet should retain the final decision on all questions. It is true that some small degree of popular control over localition was established by the purvision of non-official majorities in the provinces; but this step was in no way in the direction of programmy realization of proposable Government. The Marier reforms were essentially a continuation of the system which and previously excited. Such however, was not the one with Mr. Montaru's annoncesses, nor with the referent that rewited from that equarenomets. They are constituing outle new; and from them the fators instance of Tadia will suchably date the successive exacts of constitutional developments to the country.

Page V.

(a) The New Legislature: the Upper House or the

The Legislature of India has been recognized so as to did in with the principles hild down in the nanouncement of August 20th. In place of one Suprem Logislature Council the Indian Legislature is now biomorni, and is divided too two houses—the upper and the lower. The upper house of the Indian Engislature, sailed the

Montage solicitat diduced from Montage Council of State is composed of sixty members, of whom not more than tweety-years maladay turnty officials. may be noncessed by the Government and the rest, namely, thryty-thece elected from arrong persons who satisfy the prescribed qualifications of belonging to a community which has a communal representation or represent a mercal interest, and the holdrar of land power a minimum land revenue, or moone tax, or membership past or possent of a legislative body, or tensors of office past or present in a local authority, or university distinction quet or present, or present tenure of office in a co-operative Banking Somety, or the holding of a title conferred for leasting and scholarstop. Bengal and Pombay conmerce has each a recoverate on alletted to at last a readspot qualification is a since one not its some provinces und the possession of a place of restirace is insisted on in

(b) The Second Chamber—Council of State

The expanity of the Gerenzenset of Lecht to Osions . We will an antarine section also olizened sectors of the experiments of the contract of a second channels always as the Gerenti of a creates and a fixed which has experiment the channels of the olize of the experiments. Like the Region Expose of Lecht is in a create with the experiment of the experiments of the contract in the experiments of the experiments

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> el Stein erner Finnan-Bill

of the people is great and is not droumscribed within narrow lights such as are now the powers of the Eurlish Horse of Lords. But whatever the demority of the Council of State on it is constituted may be, the fact that the houseful system has its advantages over the unicapperal legislature which has a tendency towards radiotalism and coming into direct conflict with the executive, cannot be denied. The bicameral system which gives opportunity for a double, and independent deliboration supports to have taken firm root more overy constitutional reating of the world store because it below to accretain what the law reight to be according to the dictates of the reason and commen consciousness of the people as dis-

solitary incident in which may turn its sanity altegether cut of balance. The importance of a Second Chearter cannot be better emphasized than in the words of Sir James Marriots, one of the greatest fiving sutherities on constitutional politics, as "the mecessity of counterpoise to democratic forecar, the advisability of a clock on bacty and ill-considered largelation of the Lower House, the safety which lies in soher second thoughts, the value of an appeal from Philip drunk to Philip soher, the linkelity of a single chamber to gusts of position and automatic self-countd." The healthy rivalry which exists and ought to exist between the two as a materal communication. of their life, protupts one to subject the proposals of the other to nifting exactivation, excelul scruttary, and shows

oil, to destructive criticism and is, moreover, another

fundamental nurses of the larislaters both chumbers of which, unless awared by national pessions or prejudices. are less kirely to fall into errors, or unerasoned graggalisations, or crude judgments than a single chamber, a ENGLISHED AND EXPORATION

factor which has combaced so intgoly to the necess of the bicamonal system to whose credit much heaty and illdigested legaslation cannot be voted. The bicumoral legislators, which according to Sir Heavy Maine " is not a rival infallibility, but on additional security" nonerly constituted, prevents on the one hand legislative engreation, just as effectively, as 't precholes executive neuronation which as the most objectionable, because observable feature of every advertistestive system that lends itself to it. These are the bugls represent of the Uniter Horae but the Council of State. on a revising Charaber has a comparationly small scope for useful work. Nevertheless, its history of the first ten years in periods with instances and occasions when, not obtagraker to use credit, it allowed shelf to be exploited by the reactionary, all to stille the invigurating activities of the Assembly, so that, it may safely be suggested that, till electors are educated up to what may be called the common political consciousness, it will continue to act an inglorium part in the political history of the country. Bills therefore, cedinarily take their come through both the Assembly and the Council, the object being to make sasses by both bodies the normal condition of legislation. Any difference of opinion between the two Chambers is solved by the Governor-General Isimself Exercising his right of pertification in favour of the form of the desputed bill presed by cither Chamber and approved of by him. The provisions which empower him to do so are to be fromt in Section 67B, of the Covermont of Inche Act.

Section 67B. " (1) Where either chamber of the Indian Intuition refuses leave to introduce, or

They are in the following terms:-

in heat

folls to easy in a form recommended by the Governor-General, any Bill, the Governor-General may certify that the pessage of the Bill is essential for the safety, tenneriffity or interests of British John

" (a) II the Bill has already been passed by the other classaber, the Bill rhalf, on signature by the Governor-General, potwithstending that it has not been consented to by both cleambers, furthwith become an Act of the Indian legislature in the form of the Bell or opictually introduced or proposed to be introduced. in the Indian legislature, or (as the case many be) in the form recomand

" (b) If the Bill has not already been so passed, the Bill shall be hid before the other chamber, and if consented to by that chumber in the form recommended by the Governor-General, shall become an Act as aforessid on the singification of the Governor-General's assent, or, if not so consented to, shall on signature by the Generous-General become an Act or alarmed

". (9) Every such Act shall be expressed to be made by the Geremon-General and shall, as seen as practicable stire being made, he had below took Monuse of health and the state of the state of mall it has received. His Money's needs, and add not be presented for His Money's amount ratil copies thereing the state of the state of the state of the Participated from these than explit stays on which that House has not a sail yet to the state of the state of the state of the health of the German General, the thereof by the German General, the Act shall have the same force and effect to me Act pussed by the Tolken hejstature and help secretical to.

Greence-General a siste of emergency exists which justifies such action, the Greence-General may direct that say such Act shall come into operation feethwith, and thereupon the Act shall have such free and effect as ofcessid, subject, however, to disallowance by His Mijothy in Occasil."

And for the pone and good government of any part of Berhish India under a lonal government the Generato-General pa Granal is empowered, without reference of the lagsistency to frame regulation, the schristery character of which is not less for-reaching than the posriment under notion. Both power is derived from Section 71 which runs as follows—

British India to which this section for

the time being applies may propose to the Governor-General in Council the dealt of my cognition for the pence and good government of that part, with the reasons for proposing the registrice.

(2) "Interrupon the Georeno-General in Cosmolium tory take any work strait and vascous inte consideration; and when one work dark has been approved by the Georena-General in Cosmoli and massinals in by the Georena-General, in skall be pthe Georena-General, in skall be pthe Georena-General, in skall be pthe form of the companion of the Georgian Cosmolium of the Georgian of the Georgian Cosmolium of the

(8) The Governor-General shall send to the Secretary of State in Council as authoratio copy of every regulation to which he has recented under this section.
(34) A resulation made under this section.

(SA) A engishtes made under the seema for any territory shall not be invalid by reason only that it cortees or oblepates power is confer on cereis or adminiturable authorities power to six or adminiturable authorities power to six or solution the territory or response of whole that it confers or delegates power to the six or of the seeman of the seeman on courts or administrative relativistic on courts or administrative relativistic alternative contagousless the territory.

(6) The Socretary of State may, by resolution in council, apply this rection to any part of British India, as from a date to be freed in the prodution, and withdraw the amiliestics of this section from any next to which it has been applied.

(c) Elisibility of Members.

The rules recure that a person shall not be sligible for election as a Member of the Council of State or of set inthe Lemilative Assembly, or coverally of any of the local term legalatures if he is, (a) not a Bratish subject, or (b) a Jamaia, or (c) a untrobor of surv of the legislative bodies constituted under the Act, or (4) a person who has an the case of the Council of State taken has outh in the Legislative Assembly and vice seems, or (e) a legal proctitioner whose name has been taken off the rolls of such practitioners, or who has been suspended from practice as such by order of a competent court, or (f) a person who is aditadend by a competent Court to be of uncound mind, or (e) an involvent (undischarged), or (h) a nerson who has not received from the Court a certificate to the effect that bis insolvenov was caused by no lack or misconduct on his part, or (i) a person against whom a conviction by a competent Cruzinal Court is subsisting, or (i) one who has been frend upon a proper enquiry to be writty of corrupt practice in connection with his election, or OF an " official" and so a whole-time servant of the Crown in India whether in Civil or Military employ is in receipt of a resummeration cither by way of salary or fees or (f) is under the age of 25 years. These are the broad owners!

rules of disqualification some of which may be removed by order of the Government in that behalf.

(d) Gualification to sit.

No person is permitted to six in either chamber

whether an elected or a nominated member unless he has taken the eath of allegiance to His Majority the King Emperer in the presented form, namely:—
"I. A. B. having been elected/nominated a

Menskon med mens et uffan sûngmens

member of this General do releasely wence (or affirm) that I will be fulfatful and bear tree allegisnees to His Majesty the King Enspere of India, His bein and macrossor, and that I will festivately discharge the shirty upon whoch I son about to enter."

Similarly no present may six in bolk chumbers and

To be a months of both becase is not you wheelple.

staniał szylody happen to be sloted iz toda, ie orazbien taking sais in stelle odci to censis a mozber of one or ilse shir velarengon his sou in the other channels one or ilse shir velarengon his sou in the other channels proud a fixty unimore or velaren trapelle are not select on a fairly high translate among to others of property controlled to the control of the control of the conputation of the control of Methods on Vox-Channels in Control when not some discontrol of the control of the when not some discontrol of the control of t

proportion of not more than twenty-six efficials, and fearteen non-efficials, and the remainder, menely, one hundred and four elected upon a sufficiently leved irraeliate, of which the principal are the payment of upon tax and the payment of income-tax, both however, smaller than in the case of the Council of Siste, or o small Manisipal tax. The President of the Council of State as a person appointed by the Governor-General freez among the members, while that of the Assembly or well na his Deresty are elected by the namplers thereof from arrows their reguler and approved by him.

(a) The Constitues

The rules further by down certain broad principles. The Fla-upon which all elections, whether of the Council of State. or of the Legislative Assembly shall take place, the most important being the sourcemon of the name of the anxieprograms. For elaction to the Council of State, nowhere except in Madras is a residence qualification insteted on, and it is sufficient for the captibles to be able to show that he has a place of posidence within the constitutors; This is what is known as the "residential" qualifica-tion, not strictly a "residence" qualification for, unfor the rules a nerson is deemed to have a piece of residence in a constituency if he ordinarily resides in the constitoeney, or has a family dwelling house in it and opposion-

ally complex it, or maintains in the constituency s dwelling house, ready for occupation, or in charge of his accepts and occupangedly occupies it. In the Presidence of Madras bewever, the case is different for the candidate does not bring himself within the qualification clause, upless he can show to his credit on actual residence in the exastitomer of a hundred and twenty days during the year immediately preceding the election. The same reinciple runs through the entire more of

the election of representatives from a coneral consti-

of representation to the service of the service of

torpor in every possidency or reurings save Madeus, the dential remotating the same, with slight variations, for the details of which I would refer you to the rules themselves as published in the Gazettee. Central and Provincial There are in addition to the system constituencies, special constituencies for commerce in Bengal, Bombny and Berma for both the Council and the Amenably, and for the landholders of Bengal, Bomboy, Madras, the United Provinces, the Punish, Behar, and Orisea and the Central Provinces for the Assembly. The Assembly moreover, entertains reproventation from the Indian Commores, and from the Represent communities of Madrae, Bomboy and Beneal. The successministes of the various constituencies are elected to either the Council or the Assembly, upon a broad franchise the holders of on the basis of valor which require contain conditions as to marginal of income tox, of Government revenue, holding of a title or office, etc., to be foldified before they may he said to be entitled to it. A consideration of their notice tion however, does not come within the purview of my related and I would therefore door it have.

(f) Meeting of the Council of State.

of the Cocool of Bala love solled The cellinary life of the Genroll of State fees not rea accounterfully with that of the Assembly for, while n period of five years is allested to the Genner from its freak menting, one of them is the potentian of the latter, and the Governor-General is compowered to leaste them, first by a cellification, and like they wantened inpend on his held by the Scentury to that respective character to meet on a certain olde, and it is estertial pube, invariably either

Simils or Delbi. And the difference in the lengths of the Post semestive teams of the two leases is hard upon a fundemental principle. "The short term," observes an absorber entrent political philosopher, Dr. John Bergess, " and total charge tend to produce a hody too poune to adhore to precedents, too avenue to sinking out sport new paths

the common consciousness. Either alone would be blody to destroy in the end the formalities of the ewn existonce; for, true conservation regains the constant repair of the old, and true reserves the constant adjustment of

therefore, below on the most of the logislature, a more faithful interpretation of the national consciousness, or keep of revolution and unrest produced by too lear as echerrose to the forms of a part phase of social and political development, and mentralises reaction organized by too sudden and recial formulation of the existing plane. The differopen of terms, therefore, may be said to god upon armed pintosophy as upon suponsaful practice. The applicable winish supposes the Council or the Assembly is also the authority which terminates a service by pro-

rogging it. And, to the some authority is vested the power of neologoine its tife if in any special circumstances be strings it fit to do so. It should be rememhered that protogation is not the same thing as afbut with a break abors or long. With prorounties a rossign ourses to a close, and upon the terrainsteen of a secction of the Council, all notices of scotiags or resolutions forms of substantially layer so as to require fresh notice, if it is maken.

desired that they should be taken up for excellenation at the next reason. This rate, however, does not apply to

(i) Querficus.

Snierpe Some

The rules under which the right of interpolation is granted to the members of the Couracil of State, to not differ very much from those obtaining in the local largeintime Councils which I process to discuss later in this playties. I need refer here only to the subject-essitions on which there is divergence. A question may be saked for the purpose of obtaining information on a metter of prihe conserv until the special cornitance of the metalsoto whom at is addressed, respided that no constian as asked in sound to any matter effecting the relations of His Macesto's Government, or of the Governor-General in Council, with any foreign State, or any matter affecting the relations of any of the foresoing authorities with any Indian Prince or Chief, under the appropriate of His Majorty, or relating to the affaire of such Prince or Chief or to the selectoristaction of the territory of each Prints or Chief and any matter which is undo adiadication by a Court of law baying insightetion in any part of His Melesty's dominious And, unturnity the Governor-General is the first anthomy to decide whether a question is within or without the restrictions enumerated, but the President is the person to decide, whether a question addressed to a Momber of the Government solutes to really affairs

- Reducation to the controlled species for pittel interest behavior of the controlled species of the sanistic of shirting-tendency and the species of the species of the ridge of a species, before it is electrical, but infrared any of the resistative roles, manage, that if the first potbring in any mans or sistement, not sixely meaning to make the quantities meltilighted, or what in these not contain regramments, indemnent, or invested expressions, or defauntative distancents, or that it does not not fee

expression of column, or the solution of a hypothetical Travers of reoperation, or their at does not persent to sole as to the character or coplinet of any nerson execut in his official or public expecity, and that it is not of excessive length. The President holds every member patting a question resocrable for the resursey of any statement be makes to it, in other words, the President is the sole anthority to decide mean the admissibility of questions other than those falling within the purediction of the Governor-General All questions in the Council admit of supplementary ourstions, solely for the persons of further elicities or checidateny new matter of fact strians out of are nearwes given, but so so not to infringe the rules so to the subject-matter of questions. No discussion is permissible on the question whether supplementary or otherwise, or its scarryr.

Page VI

(a) The Lower House or the Legislative Asse

The lower issues called the Legislative Assembly, is composed of one hundred and forty-four members, of whom not more than forty-three, including twenty-six officials, may be possinated by the Government, leaving a hundred and four sents for election. The Council of State which has a Provident appointed by the Governor-General from smoong its members whether elected or no-Assembly which has the recover to elect its own President in the moreon of the British House of Coursess (the first Precident leaving been appointed for the Governorpersonal absorption of the person

Person and Trend of the General for four years-welly, but for these years from its first matering unber necessit disorded. Upon every these to of the Persolution or the Depuis Prosition from the body of detail manifere only of the Amountly, the Generman-General is required to see his read of approval. It is y movined that, but the elected Provient and Depuis President shall reache believe made if they come to be nearbers of the Amountly. Provision has been much for a limited increase of members by intentagy ratios, and thes, to way the properties of approximation as between the

immed bycomes of northward per steatery raise, and steter way the properties of superconduction to between the law says the properties of superconduction to between the difference communities. This stay apple such as the difference communities. This stay apple such as the superconduction of the super-communities are super-communities. The super-communities are super-communities are superborated and the super-communities are super-communities. The superconduction of the super-communities are super-communities are super-communities. The super-communities are superconductive to the super-communities are superconductive to the super-communities are superconductive. The super-communities are superconductive to the super-communities are superconductive to the super-communities are superconductive. The super-communities are superconductive to the superconductive to the super-communities are superconductive to the superconductive to the super-communities are superconductive to the super-communities are superconductive to the superconductiv

Jules for the centriterion and composition of the Legalstone.

(4) "the term of office of nominated recentees of the Countil of State and the Logistative Assembly, and the manner of filling casual vacacies occouring by season of absence of sumstern from India, includiny to attend to duty, feath, acequiance of office, or respection duty accepted, or otherwise; and

(b) "the confitions under which and the manner in which persons may be nonnected as normbers of the Council of Siste or the Legislative As(c) "the qualification of sheders, the combination of outsithroades, and the national of sheders for the Correll of Stode and the Lagislative Assentity funching the number of assentition to elected by common and other electrosis) and any matters incelental or meditary thereto; and;
(c) "the oursilizations for higher term beginn nomin.

gated or elected as members of the Council of State or the Legislative Assembly; and (c) "the first descript of declarate as to the

validity of an election; and (f) " the manner in which the rules are to be carried

into effect."

and again in a later clause, Section 67, we have it that

"Provision may be made by picke under this had hause for epolytical the content of terms and the greater procuration of epicke in the chambers of the better procuration of epicke in the chambers of the better beful magnetisters, and as the greaters to perfide at the receitings of the Loghitative Assembly in the absence of the president and the duptity-president; and the rales may provide for the assemble or insenders engine to creatdate a queezer, and for probabiliting or registration of the property control in the relattion of the property control in the relati-

The Legislative Assembly has a complete sector the Legislative Assembly has a complete sector the Legislative Assembly the State of the own now and its ac longer in the leading between strings of the Homo Department wer a hunch of the state of the stat

strings of the Homo Department are a hunch of the seal Legislative Department. The Legislative Assembly Department is in direct charge of the General-General, with this buildly difference in the Scortaintic ourcodure

that, unlike Someonies in other deportunits the Someonies in the Ingulative Assembly Papulations. As made acquired to a sense according to every constitutional theory and furnishment larced prompts, entitled to free accose to His Resident according to feet deportunit, are respected which he is responsible only to the Chift, the Protedent of the Assembly and to reducing these. It was reflected to make the contraction of the Chift of the Protedent of the Assembly and to reducing these the state the artistiction of the Chift of the Chi

The supreusing of the Treal that within the precisals of the Assembly

the Par-Solvet visible the store precise of the Associaly that the probability of the Blazar of the

The Government places at the service of the Assembly and under the orders of the offices such police who are always distinguished by the wearing of a special armits at the discretion of the Pencilot.

Thus within the Assembly Chamber the President

as recognise in the asymme arthritis case in the motion of the policing—just the position for which the President of the Legislative Assembly fought. Government members would do well to itself politicative reasons and mothods; if they had done that, the disputes which have

proxionally arisen between the President and the Goveramont would not oneme at all. Used to immunication motivals and traditions. Government persons sometimes find it difficult to reconcile themselves to a Prosident who war have the courage to act independently. The President in his turn above velocates and is

guided on mattern offeeting the security of the House by the considered where which the suthwrites may tender

(b) Budgetony Powers of the Indian Loridature.

Larger budgetary powers have yet to be noticed. There are creleded to Section 67% of the Generalization Tradic Art. 1919.

- 67A. (1) " The estimated around conceditors and rorenos of the Governor-General in Council shall Notes. be laid in the form of a statement before both plambers of the Indian legislature in each
 - venue or moneys for any purpose shall be mode, except on the programmadation of the
 - The proposals of the Governor-General in Intera-Conneil for the appropriation of revenue or vi preserve. moneys relating to the following bends of exponditure shall not be submitted to the vote of the Lorislative Assembly nor shall they be open to discussion by either obsenber at the time when the annual statement is undo-

PUBLIC	ADMINISTRA	PERTION	IN	DEDEA

consideration, unless the Governor-General

th interest and sinkley find absence on Jonns : and

(ii) expenditure of which the amount is prescribed by or staler say hw; and (iii) solution and persolates of persons on

pointed by or with the accreved of His Majority or by the Secretary of State

(ie) salaries of Citief Commissioners and Judicial Commissioners : and

(e) expenditure claimfied by the order of the Garagner-General in Cornell on-

(a) ecolerisation;

(h) political; If now oretation arises whether are proposal

appropriation of persons or santage does or does not relate to the shore beads, the dees sion of the Governor-General on the operation

The proposals of the Governor-General on Council for the appropriation of revenue or moneys relating to beads of expenditure not specified in the above beads shall be submitted to the vote of the Legalstire Assembly in the form of demands for graces.

The Locisistics Assently tear assent or refare its assent to any demand or may reduce

the seasest referred to in our demond by a

(7) The demands as voted by the Lagishtive Assembly shall be submitted to the Geremun-General it formed, who shall, if the dedicates that he is estimifed that any demand which has been refuned by the Lagishtess Assembly it constitute to the discharge of his responsibilities, not us of it had been assemed by any other and the lagistic polymer as the late of the reduction of the meant of the reduction of the magnetal throate or the reduction of the magnetal throate.

referred to, by the Legislative Assembly. (8) Notwithstantian anything in this Section.

the Governor-General stuff have power, in coses of consequency, to authorise such expendition as may, in his opinion, be measure for the sofuly or immorality of British India or may part themed."

It will be seen that wey important and with liters of en. It prediffers one entitled freet discourse by the Control, though, it appears, from the corres of debote in the Control that, those is a ready disposition on the part of the control that is the control that is a seen of the conmor make the consideration of the representatives of the people of the control; if only is senis a ferme conflict increase them and the harvestucey, and pechapt to offer that greater operatures to some that even sense of

(s) The Poners of the Indian Logislature.

The Indian Legislature, as it consists therefore of the Generator-General, the Council of State and the Lorislative Assembly becishtes for all persons, for all courts, and for all places and things, within British India, and for all subjects of His Majorly seal serverte of the Crown within other parts of India, and for all native Indian subjects of His Majesty, without and beword, as well as within British India, and for all Government officers, selfiess, nimen, and fellowers in Hw Majesty's Indian forces, whenever they may be serving, in as far, of course, as they are not sufficed to the Avers or the Air Force Act, and for all persons employed, or vice, and for the purpose of reporting on alternat any laws which for the time being may be in force in any part of British India. The Indian legislature caused 1860, relating to the Army or the Air Force enabling the Secretary of Slate in Council to raise messay in the United Kingdom for the Government of Judga, one more than it can interfere with the authority of Parliangua and with the superities form and equalitation of the United Kingdom of Great Britain and Indust or with the sevenium right of the Crown over over part of Bartick India. It has no power to form a government of renince a suvernment in which it has no confidence. It has no power to account or diamina principles. It is without power of the peers : without nower to shift a rail or a scenw in the ' Storl-fragge,' and without power over the Vicercy, who can daily the aborea representatives of the people, instances of which see to be found in the certification of the Pinance Bill by that actute inveyor-Vicercy, Lord Bending, over their boars and looking up their bodies in prison in defiance of all law and order.

It should also be noted here that the principle of representation which finds favour in the Assembly, is founded upon the basis of population while that which to the harbor favour in the Conneil in representation of free of confederated assembly of the lower house has lost all us potency and virtue for leaving allowed study to be dangered along the obtatos wheel of ill-considered and ill-formed political shibboletin the autum of whose inconsistency is married in the soul and motive of their operation

The portion thus crested is assailable from the point of view of political philosophy. There is another fittle point of which notice may be taken, and that is that office and administrative mandate have not been usade uscompatible with membership of either Chaucher of the Indian legislature, not even in the mosance where the introduced, the early government is assembled to detrative desertraces in the Chambers as members thereof, must be considered to be of great advantage, whenever the ways and means of administration are the sub-tests of legislation or of discussion. Will the previous consent however, of the Berrolary of State in Council the Inflet legislature may extend its activity to empowering

a Court, other than a High Court, to rentence to the munishment of death any of His Majosty's subjects been in Europe, or the children of such subjects. The Indian Legislature and the Secretary of State in Council conigintly, may abolish a High Court. Without the arevican another of the Governor-General neither of the two estimates and the confidence of the confidence

debt or the unblic revenues of Indas or imposing any Passa charge on the presence of India; or the religion or the Present religions raice and trages of any closs of British subjects have of in India; or the description or maintenance of any part of the bown His Malesty's Military, Naval or Air Forces; or the relatites of the Gourgeset with Posseyn Princes or States :

Notice Ide of the 2 or any massivest regulating any provincial trainfact, or any part of a presentation under, when the new science for the part of the presentation under which the new science of the contract of the part of the part of the contract and the contrac

(d) Wide Powers of Legislation.

The powers conferred upon the Indian legislature for the purpose of anking laws are of a wide character and may fee our purpose be encounted in the weeds of Section 65 of the Government of India Sot. The Indian legislature has cover to make Inves-

tower of to Salian " (a) for all persons, for all counts, and for all places and things, within British Ladu: and

(b) for all subjects of His Majesty and exvants of the Grown mibin other parts of India; and (c) for all native Indon spheets of His Majesty, without and beyond as well no 14) for the Compression officers wildists (sim-

noon), and followers in The Majesty's Indian forces, wherever they are next itur in so far as they not not subject to the Army Act (or the Air Force Act);

(a) for all porsons employed or serving in or belonging to the Boysl Indian Matine

for repealing or oftening any laws which for the time being see in force in any part of British India or apply to persome for whom the (Indian legislature) has nonce to make lowe."

This however, is not an uncestricted nower, and the m limitetions placed more the Indian legislature are those of the suggested by counsdensions of Impersal policy which rescribes primarily, that the authority of the Emperial Parliament to legislate for all parts of the British Emire rated be left unfettered. It is only as a limb of the British Empire that certain powers have been delegated to hor save those which have for their object the repeal-

" (i) any Act of Parliament named after the vest one thousand eight hundred and sixty and extending to British India (including the Army Act, the Air Force Act and may hat amending the same) ; or Industries. The Indian legislature marrower, correct chien to have any power to make any law offerting the authority of Preligencest, or saw meet of the progratten laws or countytotion of the United Krasslora of Great Parting and Ireland whereon, may depend in any degree the ellegisnon of nav nerson to the Crown of the United Kingdom, or affecting the sovereignty or dominion of the Groom owe nay part of Buttish India.

> " (3) The Indian logislature has not power, without the previous approval of the Specialty of State in Council to wake say law emprovesize any court, other than a High Court, to soutemen to the punishment of death out of His Majortw's extriccts born in Europe, or the children of such subjects, or sholishing tay High Court."

Poster Puriber restrictions upon the powers of the Indian legislature see to be found in the provisions which make the satetion of the Governor-General a condition precedent to the introduction of any measure affecting

> " (a) the public dolst or public revenues of India or imposing any charge on the revenues

of India: or (b) the religion or religious rites and reages of any class of British astircts in India - or

- (e) the discipline or maintenance of any vert of His Majesty's retlitary, (navel, or
 - (d) the relations of the Government with fecciusa primera or status :

- (i) regulating stay provincial subject, or any port of a provincial subject, which has not been declared by roles under this Act to be subject to legislation by the Indian legislature; or
 - providing or assending our Act of a local learislature ; ce (iii) reseafor or towerdise pay Act or ordi-
- pance made by the Governor-General."

It will be seen therefore, that subject to the conditions hild down, the power of the Indian legislature to legislate for the provinces and to repeal or after may laws which may be in force in any province is unrestricted and if, in spite of Section 67, the provisions of which we have assumed before, the Indian legislature should have exercached upon the province of the local legislature, the powers of which we shall examino later in this chapter, the Act provides that it shall not be void. In actual ad-ministention such a thing has not hitherto bappened, and if he one chance it should barners, the best war out of the accomplical situation is material to be for the local logicalities concerned to adopt the same as its own

(a) The Gertificate Procedure.

Pages 18 what 18 known as the " Cartificate Proceuse " in the Indian constitution, but the confifrate

result testify to the hill in the supported form below " expential for the safety, transmillify or interests " of British India or any part thoses. A certified bill, before it finds a place upon the statute book is required to be placed on the table of each House of Purlimment for not less than eight down during a session of that House when only it may be said to be ripe for receiving the assent of His Majosty the King Emproy in Council. Herenpon it appaires the frees and effect of an Act passed by the Indian Legislature, and drily assented to by the Governor-General who, in exceptional cases and ercorgest matters is invested with the pewer of bringing such legislation into operation, subject of course, to disallowance by His Majosty in Council, namely, the Prive Council. The Crown reserves to steelf the right to disallow any exactment of the Indian legislature, even those rassed in accordance with its normal procedure. But because expedient the 'costificate moredure' may be it is uppressionably an open denial of the principle of responsible government. It tends to moreover, mendence of the Governor-General in Council of his Legislature, and gives him a corts bisnohs to take away any bill from the Assembly at any stage by simply satist of certifying that it offects his " responsibilities for pasce, order and good government," including sound financial edizimetration and pass it into law in any shape he pleases, over the shoulders of his legislature.

A still more potent constitutional method of making laguisation is the Vicercy's power to make and promulcute onfrances.

This power has been reserved under Section 72 which is as follows :---

Section 72. "The Governor-General may, in cases of conceptors, make and prompility erdinances for the peans and good generatement of Brutus Infais on any gard thereoft, and super officiance in made shall, for the pape of risk moves than six for the pape of risk moves than six force of his was an and panel by the Endan legislature, but the power of raising cell-mances under this section is subject to the life, next sections as the power of the foliate legislature but the lines; and may officiance made made fails such less; and may officiance made made of the section is subject to the life, and the se

It is difficult to realise how and why the power so reserved to the Governor-General to meet cases of emergroup example to deemed sufficient.

 $(g)\quad The\ Assent\ of\ the\ Governor\text{-}General.$

And like the Previtatial Governor the power of the Governo-General to withhild the assets to a Bift, so well as the Contract-General to withhild the assets to a Bift, so which the contract to the contract t

each of them rount walk much indeed if he is to avail a habit of conflict which may render the whole science of reform angulors. For the Covernor the position is eased by the existence of a field in which the will of the locislature in response, and where accordingly it can exceeding its administrative ambitions. For the Viceyear's replacture there is no such substrumber." The negwor in that such a sufety-valve was never contemplated and its idea was even floried when suggested, as

Part VII

Daring remion both the Council of State and the Assembly meet ordinarily at 31 a.m., and tempinate for the day at A P to .. while the huriters of the charther and the allotment of days to official and non-official business are arranged for by the Secretary, under the direction of the Governor-General himself, though the first hour of error meeting is devoted to the asking and assumpting of questions. Thereafter the list of burities; previously mais. a copy whereof is available to every member and from which no departure is permitted except with the have of the President, is taken up. Members are expeoled to give notice of business they propose to bring before the chamber, and for this purpose are required to leave intimation thereof in writing at the notice office Assurances between the hours of \$1 a.m. and 3 p.m. The order of Government business is arranged by the Secretary, while that of non-official business is determined by

initial, in secondance with a procedure which less been had down to be us follows :--

effettion Medians in the Council of State

" For the first two days of the session, whether the Pales. Council actually much or not, there will be kept in the total Conneil office under the control of the Secretary a resp. bered list. On this list and daring those days and at hours when the office is open, any member who wishes in the current session to give notice or lass viven nation of a Bill or resolution may have his mone extend once only on the list against a number."

" On the third day a ballet will be held un the com-

who wishes to stiend may do so."
"Proper with numbers corresponding to those against which entries have been made on the prophoced

"A cirrle will take out at housed from the bex one of the reners and the Secretary will call out from the list the corresponding name, which will then be entered

on a priority list. This procedure will be carried out till all the numbers have been drawn." "Priority on the list will entitle the member to have not down in the order of his printity either a Bill or

a resolution but not both, of which he has cither styre notice or of which he may give notice on the ilay after the ballet, on any day in the month in which the services commencer, available for the disposal of semoficial business after the necessary notice for the Ball or the resolution, as the ones may be, has expired."

"A mornhor may relect, subject to the priorities of the list, any day allotted for the disposal of non-official

business. But he or some other ascender authors of by him most state then and there at the tune of the bullet, the Bill or resolution that he wishes to have set down and the date on which he wishes it not down and, if he has not already given notice, most do no on the sky text following or he will here all priority."

"To determine the pricetly of non-official business string the remainless of the consistent, robitate shall be for each days and on each consistent to the Prosident rough free kines to time reported, and does notice shall be given to assession of any proposed helds. Subsequent hallotshall be taken in soorthoon with the procedure hereinselient set out."

(a) Ballot Procedure in the Assembly.

dende p

The ballot procedure for business in the Assembly runs very much upon those lines except that, the Secretary here has to place the transbered list in the Assembly open for entries to be made therein for remotern days before each day affeited for non-official business. All business left unfaished at the end of the day, is not overied over to the next day allotted for the class of bestness to which it belongs, and unless it has already here berun and left over, part having been gone into. 14 loon its place altogether in the build list on the next day it is extribed to be on the aponds. The role varies with that which prevents in the Council of State. In other words the rate in the Assembly is that for the business left outstanding to be taken up on the next succeeding day on which such business may be taken up at has got to be ballotted for again to gain priority.

(a) hiper or morpotance.

Under the roles of business every latitude to given Notes a members whather of the Council of State or the Legislytime Assembly to exercise their right of aptemolishes, who though not quite on a line enjoyed by Members of the set muse of Commons. Upon the proper use of the night menghers of the Chambers at Dollar will no doubt defiltence be section, that the right of interpellation has never been improperly used in India. Members have in ion olany flave' notice of every operation being given uplass, in a proper case and with the consent of the member-in-obsero of the description to which the energion relates, it has been relaxed in Swoor of short service by the President, whose power to distillers a question on the governd that, " it relates to a matter which is not prigearly the concern of the Governor-General in Cornell is unquestioned. Questions to be entertained most not be in reference to a matter which has now bearing on the ways. non-General in Council, with any foreign fitate or affecting the relations of any of the outborities mentioned with one Prince or Chief make the enservints of His

the characteristic content of the strategy of the state above with any Prince or Chief under the memority of Bla Majorty, or relating to the offices of any such Prince or Chofe, are to the administration of the teeritiesy of any such Prince or Chief, or which is under adjustances by a Courst of law having particulation in any peri of Bla Majorty's doctations. And of questions which for or do not come under these enlappores, the Coverace-Chemical in the sole and for all judges, so that I the povernment may not be saled to make more those the prince of the content of the sole of the content of the content of the sole of the content of the sole and form the content of the sole former.

the Secretary of State, or between little and say local coverament. For a question in order to be relatively mount entirely the restricted form and contents thereof, in other words, it must keen clear of any name or sintment not singly necessary to make the question intelligible, nor shall it be accumentalize or inferential in statement. No quostion saking for an expression of orinion, or the solution of a hypothetical proposition, or as to the character or conduct of new netwer except in Lie official or public especity, or of expensive length cap he on presupposible statement, so that, for the secures of

overy stolement mode the member is held responsible. As in every other representative swenzbly, in the Trellers legislature the Prondent is the nationaly who recoverses his final decision on the adminibility of questions which. if allowed, are called up in the order in which they reyear in the list of exectors for the day. The right of being able to get ergolomentary operations for the perpose of sliviling further Inche and of elecidating any gratter of fact recurding which an angree has been given. is one of recent crisin, and is exercised for the normous for which it is accorded, subject to the outbority of the President to sweakdate it, if, in his operator it infringer the roles as to the agreed-master of questions on which. as upon its answer, no discussion is permitted-

16) Motions for Adjournment of the House,

Motor by A valued privilege always enjoyed by perliamentary

adjustment institutions only obtained under the Reforms is that of the right to move the adjournment of the boson to disservice case a definite matter of argent public importance, and in consolitar this spiritors to legalitive materialisms in India, wistler Central or Provinced, Perliament carnet have had any object in view other than the gradual develograms of self-governing institutions in India. Both the Council and the Amenally espoy the privilege, but under five proper checks so as not to allow any abuse of it being made or attempted. They are that not more than one rech motion may be made at the same silking, that not more than one maker may be discussed on the same motion which is restricted to a smerific resident of second consenters. Dut it

does not re-open a question discussed in the name session, that in 18 no anticipation has been made of a matter which has been previously appointed for cornideration or which is the unbicot-motion of a recvious police, and that it has nothing to do with a matter which under the rules is excluded from being made the subject-matter of a resolution. Apart from these specific checks the member moving the adjournment of the house has got to be singularly slort and penotifions in salong for leave. He shall have before the commence-

ment of the sitting of the day, left with the Secretary o written statement of the matter proposed to be discussed, the two numediately after the question here, but before the finding aggreed of herringer of the day is taken on or also. In loss his chance, but the leave, if granted men a challenge by not less than differe members in the Counoil and twenty-five in the Assembly, is not down for actual discussion at the hour when the business of the day temperates, but not later then 4 P.M. whom of Lan got to be taken up whether the day's programme is over er not, and continued for not more than two hours. During the discussion no speech shall have exceeded fiffeets mirrotee in duration. At the end of the period the debate automatically comes to a termination without

Science Scientific descriptions solderfly todardors solderfly the quarties being pair, seless in the necessities the operatics in the personnel form. "Such the Control." or "the Associalty," as the cross may be, "be now adjourn." in set. The word percellal lever features, upon a treducfor adjournment, with the hunds of the Geomes-Greenel, who, in this description may delable, it can the geometric that it relates in a matter of both it not primarily the excess of the Greene-Geometric Control, and wides with, that

(1) Dennet Countries

d Relati Onemolis An expertent matter in the legislative procedure is the recointment of Select Corrections, in the correcttion of which the Member of the Government to whose descriptions the Bill in quantitie relates. the Member who introduced the Bill, and the Law Member of the Governor-General's Expressive Council, if to it a Member of the Chamber where the Bell originates, reset from part. while others may be nominated by a motion with a prescribed querum. Should the Law Member happen to be a prember of the Committee be as to precion over the concentrated of some other rescales of the Committro as Chairman thereof. The details of these rains mucht to be made the entriest-master of tions welly by the serious student of legislative beginnes and notonlars in Today. It is sufficient for our various to notion the event that takes views after the appointment of the Select Committee. In submitting the report of the Consulties the memberin-charge is permitted to make only a brief statement of facts, without entering into any details, or raising a debate which is portposed till it is first for the Chareles

of the Countil

setuted and circulated to all members. The report may then he taken into coordination provided, certain preliminary conditions have been fulfilled, or it may be recommitted for consideration by the Consuittee with resport to a particular clume or clumes or additions. It

Notwithstanding all this the Provident of the Chambor has a right, both inherent and sintatory. to submit a Bill clears by clears, troop a motion being made that the Bill be taken into consideration. When that a Bill be taken into one deration is allowed to most unchallenged. The member-m-change is entitled to move at once that the Bell be reused. It should be retruschered that any withdrawal of a kill after introduction in not pergripable except with the leave of the house. Bills introduced in the house but not passed by it before the termination of the session are surried over to the next This rule however, does not apply to Bills which leave not over through before the desolution of the boost, With dissolution all Bills long.

Pany VIII

(a) The Ouseway and Deces

No meeting of the Council one he held to be valid to also be value a concess of 15 members and of 95 of the Assert, Sween bly is present throughout, that is to say, at any time drying a succting. On a court being demanded the

cent, and if found that it is not, he relouing the charder to its part meeting day. Members me much wated in the order progrided by the President, but have to be on their less when addresses the character which includes the array on when they have to offer an explanation, or ask for an evaluation on the matter under consideration, or raise a point of order to which the decision of the President is final. On all occasions a greenber, he is the vogos in every other meeting, addresses the President and not one other member, or the Chamber though the President in Euglish, uploss the President has normstted a member, unsomainted with English to address it as a removalur language. The amountly of the Engelskie adustion, particularly in the Cornell Chambers and class rooms in India, is a petret one, and a reproach ppon the efficiency and the system of education in British India. "In a country," said an estimable an Indian to the own for all that, " where the language of the Schools and Colleges, of the Coupell Chamber and the Courie, of commerce and trade, of posts and telegraphs, and of daily intercourse between the ruless and the ruled, as well as of her better instructed man at occurrence conferences and millio exections, in other than that of the recode of the soil, as a rule, all averses to the development of real manhood must necessarily remain closed green to the most deserving of its seen." And the uncertional and ununstand system of education has made its largest contribution towards a perfection of supplication on the part of the members of the various

who he many of insufficient and imperfect improbable

"Trees

of Envish. have to take records to what Lord Corons formed as " pricer elegantics," not infragrantify not even properly read out because not adequately released personnel as they are so often not by thesselves had by their freeze or Secretaries. These sesse are the mon whose knowledge of their own variancelar is of so mor a quality that if left to theresolves they may be safely trusted to lead themselves to ridionia by rictors run of expensions and allowing rules of symmetry to run rick with each other. On the other Poster realized the pocule's point of view clear to the amorated revenue who have not a cofficient noexperience with the language of the country, or the septiments and traditions of the necess they are called upon to rule was greater than the present rule of making their ean read and write, and a still someter occuentage is combine of realise or understanding English no naght have seen better and more capable men coming forward as representatives of the morele. The country and common sense with competent knowledge of level offsire and conditions and not uncored and macroscious party agents.

Presdom of Speach.

To return to our main topic of proorders followed Louisiass in the charakens in the lower of which absolute trackers ⁴⁰ breaks of speech is recognized, without making the speaker was of speech to recognized, without making the speaker was of speech to recognize the conditions of not referring Other

to any matter of fact on which a judicial decision is needing, or not making a personal charge against a receiver, or not realistic use of affernive expressions regarding the conduct of the Indian or any local legislature, or not reflecting upon the conduct of His Majoray the King, or the Governor-General, or ony Governor. sa distinct from the Government of which he is the functions, or not uttering treasonable, seditious or defarmatory words, or not miner his right of smooth for the perpose of wilfelly and persistently obstructing the knoness of the chamber. Hable to very proceedings in part ocust by roseon of his speech or vote in the Assembly. The restrictions are enjoined upon members of both the Council of State and the Legislative Assembly. No curetion or motion so locar as it is not a renetition of, or identical with the one on which the Chamber has progounced its opinion in the same session, except motions for taking a Bell into consideration or its reference to a Select. Consmittee where an consultrent to a tree. vices motion of the same kind to the effect that the Ball he oirrelated or re-circulated for the reproces of eligiting origins on it has been earried; or, for the amendment of a Sill which has been re-committed to a Select Committee, or, re-circulated for the purpose of eliciting opinion on it; or, for the smeadment of a Bill made after the settern of the Bill by the Governor-General for re-consideration by the Chamber; or, for the amendment of a Bill which is consequential on, or designed merely to after the drafting of, another amendment which has been carried; or, which has to be or may be made within a period determined by or under the rules or standing orders, may be put to the vote of the Chamber. At the discretion of the President such vote may be taken either by voice or by division, but whether it should be the one on the other is decided by the President himself. An any Oster at keard of procedure is that which allows the momber of the Government, in either Chomber, to have the lest word or only onen a section record by a non-official member, no matter whether the member to whose denutiness the matter relates has perviously spoken in debate or not. In all other respects the order of speeches, provided the right of ruply of the mover is not interfered with, is regulated by the President. The ordinary rule is that an smoothcasts which is neither frivolves nor has a positive effect upon the motions, and which is relevant to the right, having regard of course, to the right of resonable debate, to more the closure at any time with the words. "that the cuestion be now rus," which, if carried, makes it incurations upon the Chairman to close the debate and not the question. Finally, it may be noted that to the Propolant ariefy belower the arribority to reserve order in the Chamber, from which he may for sufficient cause order any member, as also all strangers from the variers' and Press gallenes, but not the officials from the official gallery, to withdraw.

(e) Spirit of the Announcement of August 20th and

While the spain of the anneaessment of Angest 10th map is a law of Indiano de very solars of suit-vity, even in the Central Government, the Gentral Logistican remains presidently manifested. No departure, upon a close extensionation, is descentible from the state of offsure that ever existed. In the process of logistication remains central fiberal rules have been introduced mechanical backwards on which makes the large lower in angest of my which makes the large lower in angest of my which makes the large lowers in angest of my state of the large lowers in angest of my which makes the large lowers in angest of my which makes the large large

financial legislation being verted in the lower or the more rounts, chargier by wason of the fact that, the memberwho someont the bulk of the tax-eaving regule, should have a potent voice to the moving of fexes and expossitions thereof, but they are bedged round by so many conditions and selectable that their stality has been completely neutralized. For metanos, no measure can be introduced in the Assembly. the more important of the two Chambers, affecting the public dolst or the public revenues of India, or one which imposes a charge on the sevenues of India, or, which affects the religion or religious vites and passes of any class of His Muesty's subjects in India, or, which interferes with the discipline or maintenance of any nort of His Majesty's military, novel or air forces, or, which affects the relations of the Government with way foreign primes or state, or, which corrects to interfere with a provincial subject, the administration of whose has devolved upon the local government or any east of it, or, which exceeds or amends any Act of a local notelecture or an Act or Ordination made by the Gowerneg-General, with the senistance of his "cortificate power." In every other case of legislation projected by a private member, a motion is first made for leave, to

a billi

gover." In every either cost of highlistics projected by a persist number, a combine in five state for fewer to a persist number, a combine in five state for the cost of the

to take the full rate consideration or ruler it to a relect students committee, the constitution of which man along the sement to whose department the Bill relates, the mover of the Bill, and the Law Member if he happens to be a sucreducate are extertained. The Committee is com-

pleted by the appointment of a few others by the Charaher riself, and it is possible one by the Low Morehon when he is of the Committee, and failing him by the s Deputy President in the case of the Assembly, or a Chairman of the Chamber, who, under the rates has a place in the Committee ravigned to bins. And, even if

the Law Member sizes not belong to the Committee, he has larger and wider nowers of attending and taking part in sia deliberations, as if he were a member thereof. The report of the select Committee is presented to the Home by the Membersin-shares of the Bill, not scoper then three mouths from the date of its publication in the Genetic, unless it is a taxation Pell, with an observation

large the Committee itself, indicating the extent of altera- Name of tions reads by there, to enable the Council to details whether it requires re-publication by reason of such alterations. After reconstation of the report and the currage of the motion that the Bill he taken into countdenotion, suggestions and assendments of all descriptions

sac centertainable. Notice however, of these has to be given at least two clear days before the 250 is taken up.

There agreedments are not taken up pull scall but in the

order of the charges of the Bill to which they prepertive

ly relate as the House gors on organifering clutter by alures. All this is preliminary to the possing of the Bill your a rection that it be passed, and the passing of

It is nothesticated by the signature of the Prevident thereon.

(4) Leave of the House necessary for Withdrawel of Bill.

Wilder

With the bears of the Messes. Bill may steet time withdrawn, but somely reper functions oned, inches it is carried over from the pending fine of our season, it is carried over from the pending fine of our season, it is carried over from the pending fine of our season, and the pending of the pending fine our prises assistent, as Bill lapses unline a novilar for it our returns to a carried with a somelar function in the seast returns to a carried with the somelar function in the seast varied when the Generate-General stratifies that a Bill, and the season of the season of

pute an und to all the resident.

certificate shall lague, and if any such motion has not already been set down on the list of business, it shall not be so as down. If any such motion has been set form on the list of business, it is the duty of the President in inform the Hones of the George-Georgia action. The Hones thereafter forthwith proceeds to the ment than of business.

(a) Form of Revolutions.

Provided it is cast in the form of a specific recommendation addressed to the Greenov-General in

Council, and is expressed in clear and precise language, and raises substantially a definite issue, and does not defaunatory statements, and does not roler to the conduct or character of persons, except in their official or rability orpacity, every resolution of which fifteen cieux dura notice, unless the President with the consent of the Hemof the Indian Ingislature, subject always of course, to the right of the Governor-General to disallow any of them on the errord of 11 being detrimental to the public interest. these general conditions are added further restrictions. of which the sole deciding antibusty is the Correspo-Granul himself. They are embolied in those enteropie rules, namely—that no resolution perpetting to (a) affect the relations of His Mojesty's Government, or of the Governor-General or the Governor-General in Council. with any foreign State; or, (b) affect the relations of any of the foregoing authorities with any Prince or Chief under the supersizity of His Malesty, or relating to the afface of new mash Primes or Chief, or to the admigratestion of the territory of say meh Propo or Chief: or, (c) interfere with a matter which is sub-indice in a

A Governor-General may olive or divellors.

Court of Law, will be entretainable.

Bave in so far as is otherwise provided for, or in any case in which a communication is to be unde to the Governor-General under any provision of the Government of India Job, or, of the roles theoremier, no dictartion of a maker of general public interest that take release atheremies then are availables or ment in accordance.

with the rates assemble the newley of resolutions. Member of the Government to place descriptors the motion relates. The discretariney persons of the Vicercy are further extended when it is teled that it bes of the Coverment concreted to give his concept to jects, with respect to which a resolution carnet be moved, and the driving of the Governor-General on the point properly by using shall be first and that, the Governor-General may disallow a motion or part of a serious on the ground that it current be greated sothert determent to the public interest or on the crossal that is relates to a matter which is not primarily the does to the motion shall not be placed on the first of

(g) Peredital doubles space the Advantibility of

Generally however, it always roots with the President to decide upon the nelmissibility of a resolution leaving carned to the various rules of exclusion or of inclemen. He may allow a resolution to be withdrawn or record by a Member offer than the Member in veloce name is stands. Lest interminable debate should be a hirdranes on public business, no species on a resolution is permitted to occupy more than filtern minutes, cucopi the mover himself and the Member of the Govern-ment to whose department at refers. They are allowed not less than thirty murates each when evenling on a ier the frest fram, has design basiling themrebres steictity to the adjoin-nation of the resultation. All quantities resulting to convolutions for probability, are governed by practically the same rules in this medicence be surely particularly the same rules in this medicence be surely navies in course of hybidities with a darket practice that navies in course of hybidities with a darket practice of a suntian virtual time been the subject-matter of a resulttion, many until be market the issue of another within one year from the time of the original.

I have fully detailed in another chapter the proctions that obtains in connection with the introduction and decounted of the budget and all numbers perturning to it greately. Under the English constitution, consequentiation of

From the Cross one mode by speech from the Crisco in well-see the Boxe of Looks in which the Cornesses are missed. See The Birs in Bales, such excuranceation on mode by the action from the Birs in Bales, such excuranceation on mode by the sales of Looks in the Cross of Looks and the Cross of Looks and the Birs in Bales and Looks and the Cross of Looks and the Good of White Interest and the Looks and the Cross of Looks and Looks and

(b) When door a Bill become on Act

No Bill however, can be decared to have peaced into processing the same and the linking of 200 legislature either without sentences or with such amendments as may be agreed to by both Chambers That is the fundamental law compliance with which have been provided for, in that, a Bill passed by one

chambes is without loss of time sent over to the other to be taken on for consideration at its perci following meeting, and had on the table, whereupon, with a margin of three clear days any member may move that it be taken into consideration when only, the general features one not the details of the Bill ore permitted to be decaused. It is then referred to a select committee of the chamber and made to pass precisely through the same arcount we have described above but. If the same charater agrees to it, simply a massage to that effect is ments have been engreeted, the Bill is transported to the createstime chapping with a respect for its concerrence in them. In considering the suggested reasonmonts the priculation chareful has to strictly follow the

rules of procedure, much on the lines of those observed by the second chamber, at the time of reserving it from the triginating chamber. If amendments are accepted by the originating chamber or counter-amendments by the second or originating chamber as the case may be the procedure is emplified. In the event of continued designeement, the Governor-General at his discretion may call a joint sitting of the two chambers, at which the Provident and the prevailing procedure must be those of the Council. Such a procedure, the starting nough of which most promunily be when the occarinating chamber left the matter, must follow the natural occursof events namely, that the matter will be decided -by a simple majority of the Members of both Houses present at such eiting. Members of the two classifiers themselves may desire to most each other in coral number at a conference to settle a robet of dispute. Whether the two chambers meet in toint session or not, the " Cartifleste power " of the Gownper-General remains modificated

(i) Dissolution.

On the spection of dissulution it is necessary that attention to the divergent practices prevailing in India. and England. Here in India the Governor-Centeral, or the Governor so the case may be, in the undisputed morits of the siteofour. There as England the Cown disthe Prime Museler the unestricted power of advainthe Crown in the execute of the presugative of disselstion? The common belief has hitherto been that the responsibility roots entirely with the head of His Mainety's Government for the time being. Constitutional torists have challenged the assumption that the Prime Minister can advice a dissolution of Parliament when he pleases, irrespective of the views of his colleagues in the Cabinet. If a Prime Minister residing for himself alone, were endowed with such a right " his influence always event would become overpowering, and would make him instantly master of a House of Commons whose vary existence would depend on his sole will or pleasure." Mr. Gladrings on two occasions desired a dissolution of Perlisment, lest was unable to solvies the step owing to

the opinion of his colleagues in the Calenet being adverse Mr. Prokle, the well known to Editor of the "Turnes," rankes an interesting contribution to the dispussion on this point. He was sweathy struck in readins Mr. Baldwin's statement in the House of Commons or his "invariable use of the first person sincolar throughout "We cau, Mr. Brokh suggests, South that So I she the docisions taken to bring about a General Election Year ferthwith an those of the Oshinet as a whole, but it is a the retoroughty that Mr. Baldwin in the statement assets of discinity of the statement of the other contributions of the other contributions

to, nerve once used the contomery please " Ess Mayoty's Ministers," "the Columet " or " wo." " It is sH L." Mr. Backle thinks it may safely be negeted Palmenton, Gludstone, Dismelli, Stlichter, nor indeal Lord Bosebery, Lord Ballens or Lord Oxford would have framed a policy in this fashion. It will be noticed that Mr. Buckle does not include Mr. Lloyd George in the his, and the operation occurs to be intentional, for, he relawhether Mr. Baldson's impresse is not to be attributed to the " enormously evaggerated importance notained dumme Mr. Lingsi George's very Dictatorship by the Office of Prime Minister. Once he was " crosses inter parer:" more even when he bimself is far from courting the hencight, his Cabinet have become rather bestemasia than colleagues." In view of the last howrain, that the Vicetor law the inherent right to exercise the prorogatives of the Crown in India, he may be said to larne the power to dissolve the legislature also, asset from the fact that it has been conferred upon him by Statute. Not so the Provinced Gerurnor who derives his power to dissolve from the Statute slope.

PART IX.

(a) Local Legislatures.

Pepalar Repuber

In each province is set up on nelarged ligibilities Council with a rubstatioil respectly of monthers aborted by direct election or a broad framethine, with such communal and special representations as have been found to be necessary for the protection of interests. The result of immulgations made during an electeral survey has all been enclosed in the regulations upon which the structurn and constitution of the Levislative Connell is based Induced elections which obtained in Inche up till the year 1990, are now a thing of the past and the Introduce has been determined rather with reference to neutrinal ifficulties than to any a priori considerations of education or wealth. Communal electronics and communal representatives continue though it is admitted on all hands, expert by those who feer limited and are in four of facing a oritical public out in the field, but reset. to be recognised as important persons, come into the Douncile of the nation through backetairs and the inner constructed of either a commercial or special electorate.

Nothing takes India factbor from her goal of responsible government, as the communal representation upon which one particular community mere than any other in India, in recitant. The mistake that the collecture of India, factors made was in 1916 at Lucknew. In a heavy they creat- nor a great ed a personnent Ulater there, rather them wait for the true when the backward communities have show there. neitres of their misgivings, prejudices and narrow oralesk. and were educated enough to march along with and not against their more advanced brothers for political spoils. It is opposed to the teachings of history, as perpetuality, olan flatingiene, as structively; existing relations, and in fact, as a very serious hindrance to the development of self-governing principles. Trade, Commerce and wrotation and in the present risks of India's political devetorment the total elimination of the official element is nobile deemed to be underirable. But officials or no

officials the most formidable easker in the constitutional health of India, on I have said, is the reresentation on communel basis, whether in the Indian levislature, or in the Local legislatures, or in the local bodies, such as Municipalities and the Boards. After the Lucknow

blender the ery is, for further videning of the oulf The principle soughs to be adhesed to was impolitical,enth-prisons of one of India's most powerful political leaders, who was otherwise a meson of shored ourstone score, remarkable political innight and formight and is view of incidents immediately following it would better be described as an respect horospit about by the best organised political party in the whole of India. Selfconvenient careed be seen by tricks, and tricks have never achieved an endoring end in the lostery of man A far more sensible view is that taken by the Indian Christians and the Pareis, either of whom as a communily are not norligible. They have never been for commugal representation and we have it on the authority of the President of the Christian conference hold in Bossboy in December 1934, that they were quite prepared to throw in their lot with their non-Christian competriote, trusting them to sale-grant their intensits. They were one with the latter up all their national aspirations, in so far as they were in keeping with the principles of human

between one Indian and another. The attitude of the Persia of India, a most advanced and influential commumity, has always been equally patrictic. This, however, is not the place where I need discuss the merits and the deports of a exection which is frought with grave political consequences to a country which is the motherismi of us all.

religion and busine feeling of the brotherhood of than

(b) Strength of the Propincial Councils.

Upon such assumption as has been enumerated above the local legislatures are based. Bengal has 160 members of whose 12d are elected, and 26 are nonmasted. The Constant maximated members are the 15 offering, bothstage the 4 consider summines of the Reconstruct Consult, formed Consult citals to apprend improduct musterline, I representing the Inflian Christian community and another the depresed classes. Machas has 127 of whom 98 are elected, and

circums unitation community that solvant the departs of clauses. Median has IT of storage for selected, and of clauses. Median has IT of storage for selected, and clause for the clause of the clause

a number of the Scientists Cornell and 30 distermine, the Engine Charlest Cornellity, the Land burrant dates, the depended almost and the order of the Charlest Cornellity of the Special Colors, the Engine Charlest and the dependent concernition, while the Propicial Engolater Cornellity of the Charlest Cornellity of the Engenter Cornellity of the Charlest Cornellity of the Engenter Cornellity of Carlest, the Special of Engenery Cornellity of the Charlest Cornellity of the Engenter Cornellity of the Carlest, the Special of Engenery Cornellity of the Cornellity of the Carlest, the Special Cornellity of the Carlest Cornellity of the Carlest Cornellity of the Cornellity of

Icolam, the Entite Christian and He degramed concernition, while the Parigial Expeditive Oracle in the Concernition of the Parigial Expeditive Oracle in an attracted inchange of the Remeritor Consult. It amounts of the Concernition of the Concernition of Concernition of Concernition of the Concernition of Concernition of the Concernition of the Market's Indiana and Oriente Consult is emposed of 160 across the Concernition of Him Market's Indiana Concernition of the Market's Indiana and Oriente Consult is emposed of the Concernition of the Concernition of the Concernition of Himself Concernition of the Concernition of t

coconcretty and 1 the labouring chases; similarly the

minor tecritories of the Central Provinces have a Council of 70 members of whom 37 are elected and 33 nominated including 9 of the Empation Council & officials and 17 others to reverses various classes and interests found as a result of the elections to have been recognessed. Firmly, the Assem Legislative Council is 53 strong being made up of 86 elected and 15 nominated in whom are included the 2 of the Executive Corpoll, 5 officials and 1 to represent the labouring classes and another the backword tracis. And even these xembers may, by and under statutory rules, he increased many-fold provided that the networkish of representation sutablished in the Act of 1979 of twenty per cent, being officials, and not ion than seventy per cept, being non-official elected mem-These members, some of whom have hitherto been

men with a highly disconditable past and as such are no better than adventurers and see by a distinguished writer on Indian Polity termed 'expet-baggers,' are alacted on a franchise basis which were but investori in different reoriners, the substratum being the same esurrybere.

(c) The Prenchise.

Name of

The second and third elections under the Reforms have commend the student of constitutional polyties that the people of the country are coming to stuck greater importance to the hallot box than to local or personal urflaence which had hitherto been the only paraport to a cent in the Council or in a local body. The idea of a political atmetree broad-based upon the purple's will in

Leafs in no longer a monomium. Works in or downynbe leaf that tit zu on dercogd. Mer Mettings blemed have it, and them who superied the solution were consistent of the solution were consistent of the solution who are the solution of the

"Previous to 1882 there were less than

500,000 person who half the right to rote two in the desistor of mombers of Pratassans. Here The Edman Act of that year locused the intisurative to noisy 1,000,000; the Act of 1881, increased it to 1,000,000; the Act of 1884, increased it again to 8,000,000; and has of all, the Act of 1878, increased the number of electric town 20,000,000.
1,1 may be, and perhaps in, suggested that if Perhatic Date town 20,000,000.

It may be, and perhaps in, suggested that if Berkint Osters be taken over 80 grown to brings the Alesternte to the states are set to see that the set of the states are set of the set of the set of the Berkin to the Set of the Set of the Berkin to the Set of the Set of the Berkin to the Set of the Set of the Berkin to the Set of the Set of

"from January 1780 to the full of the Builfle in July, France terrelled on far as England in the 600 years beWhat is

Overa the Earl of Leignster and Lard Benconsti-14." Once the ground is employed and rails laid down the offgram travels with the speed of the Flyang Dutchman. Marry contrains clared before Newton discussed the law of grantly. Every schoolboy now learns it without much difficulty. As in physics so in politics. When a Positive State " is once definately established in ago course center its extension to the race securious in no case a repetition of the phases proper to the primary movement." The opposents of Indian reforms and Indian progress would perhaps exclaim that Auguste Comte was not as wise to Birkenhead or Reading or Chrowbill. The roint honever is more than that: whether Britain was considered unfit for selfgovernment when the electorate represented a very small percentage of the population. As Dr. Annue Besure observes, was it not an oligarchy which ruled Britain in those days, especially considering the fact that the House of Lords, the Second Chamber, the nowers of which had not been curtailed at that time, was receily corrected of hereditary Peres? World England have then preferred to be ruled by an efficient regressorsor which was peither oppicalled nor margaed by her own people instead of, hy a Monarch setting on the advice of Ministers representing a limited section of her own people? She microver adds very accordistev:--

> "However small the electerate in India may be, is it not indicitely more representative than the British Crelinars? The electers live for the most part the same lires as the rest of the people, mit with them every moment of their lives, and share with them the same languages, the same religious, customs,

To be an elector in a non-Mohamadan or Mahamedan general countitionary, and none but an elector is must satisfy a residence qualification in the constituency itself, and shall have paid during and in respect of the preor public works or other one if in rural area, or income tox, or must be a retired, pensioned or discharged efficer, Taxa of the below the Joint Committee it is evident that, they did their heat to affect scate on a basis to which no execution could be taken. The rural population as distinct from the ware-escainc class in the urban areas. The dependent od cirsies, the non-Beahmins of Moders, the Mahrettan of Bombay the Landbalders and the Universities sevened their attention in a resource which means of the last come of political justice which the Joint Committee Incomels to bear on the declarate of their dates. It some however, from the distribution and allotment of vasis that communal representation will, or is means to be a percentent feature of Indian Parliamentary chotrops for years to come, and that, the Indian Uniter counties or constituencies of more or less significance will not be no they correct be force away with in a

barry. The mistake was committed by the elder statesmen at Lookney in 1916, and the situation is made werse and the outlook hopeless in Bengal by a mena-

The Bird part of

tress neet in 1923, which allows the minority concernies who, on the most authoritative subservices are of comsensity first and of India next, by those from whengreater political forescots and insight should be expected and which has even a community orrig Matrile to exwhich for all times those who are of India first and of community next, if at all. "Nothing orn be more undemocratic," mys a most competent authority, " than the Hindu casto-evsten, which still bakis a great part of India in its svic. and Mahemedanism has never visen horough the conception of brotherhood in the frith within the Mahomedan world-a brotherhood that has con-Maternelan world as an invectoralable world of war." The relations between the Hindus and Mahomolens of India are more strained then ever before; and alternath of Khilafatian. Sie Valentine Chirol made a correct diagnosis when he said that "Mi: Genethi. without storough to projec the aperity of the case bestowed his blessings on the Klulafut movement as a great decountration of religious faith on the part of his Wahomednia fellow countrymen. He, of course, did not full to remain to them the draw of non-violence. But he had recogned without the utilitize crept of Islam, and the Khilafat movement was responsible for more cultierales of violence than Gazelbi's own Hindu revivalist ozopsign." It is true that Mr. Gundhi lent the great weight of his support to the Khilafat murement to belo Turker in her struggle for preserving territorial reservity and that at a time when it was variables. perhaps never to series again, little realising that the Khilefan meesment would make the Moslems of India more Islam-cornecton than India-conscious. It has given a new impedits to the Pan-Jelanum of Indian

Manistree and has dragged religion into Indian politica. more than ever before. It is said, uncestly and without any reason whatenever, that the Percenturers in its sale ish struggle for preservation has driven into the body politic of India the wedge of Communation, which is destructive of all polyiotiess, and the most dangerous impediment to the realisation of responsible self-government. That is no doubt a persone view of thrane, but even if it were so, the scople shemselves are no less responsible for the result that has ensued. Then leaders have out-heroded the humanizatio becode and the situation, be it said to their cradit, has saverned such proportions that, it can be improved by none other than a norms as count and resormated as he who sended it. Those is however, a total dearth of man of his courses. character and califico. The past instead of making for an unification of the communities hids fair to perpetoate and stereotype their differences which the Jo Committee recommended abruid be fully explored, " so that there may be maintial for consideration by the statu-tory commission when it sits at the end of ten years." In communal constituencies neither the European, nor the newthe Anglo-Lodian, by which term is amont a person who persons is a British subject and resident in British India, but is either of European descent in the male line yet not an European, or of mixed Asiatio and non-Asiatio descent, whose friher, grand-father or more remote succetor in the male line was born in the continent of Europe, Canada, Newfoundland, Australia, New Zealand. the

Union of South Africa or the United States of America, and who is not an Hampson, is example from the qualifications of an elector we have been emmested. In our the special constituencies of landholders, the sunnel payment of a prescribed ministerous land revenue or one is supported to the special constituencies of landholders, the sunnel payment of a prescribed ministerior land revenue or one is supported by the sunnel payment of a prescribed ministerior land revenue or one is

on the electoral roll, as in the University countringary a correct vesses' standing on a graduate, or a fellowables or membership of the Senate theoret, in instated man-Congresses and Industry constituencies are limited to the recornered Chambers of Commercia, Indian and European, Credit xxest be given to the penjus of the English people for formulating a Constitution such as that of India, which marries and a Reflatzianting nor a Pranchise And without which England herself carnot concruses her representation, nor broaden her franchise. We have are

told up Section 72 A. Sub-clause (4) shat,

Statute or by an Indian feridative enactorent. We see (4) Sabject as aforesaid, provision may reads by rules under this Act as to-(a) the term of office of nominated members

of Gorecust's Legalaire Councils, and the meaner of filling oneral vacancies occarring by reason of absence of members from India, inability to attend to duty, death, acceptance of office, resignation doly accorded, or otherwise; and

(b) the conditions under which and manner in which persons may be nominated as members of Governor's Legislative Coun-

'(e) the coalification of electors, the constitution of constituencies, and the method of oils, including the number of members to be elected by communal and other electorstes, and any matter incidental or ancillury thereto: and

being commanded a member of one such

"(e) the final decision of doubts and discustes as to the validity of any election, and

'(f) the manner in which the roles up to be

provided that, valve as to any such vestion as always of may provide for delegation to the local government such power so may be specified in the rules for making subsidiary regulations effecting the same matter. No offioial, who has been defined and described in an earlier nortice of the present work year he received as cordified for election to the Council, any more than an elected member may remain as such when he accepts on office in the corries of the Cream to India. Ministery and Council Secretaries are expluded from this rule. Principal among positive disqualifications is to be mentioned copyrights up a original offence entailing a sentence of more than six mostles' resprisonment, though it is not a permanent exclusion that is contemplated. Dismissed from the service of the Government in India, used to be a disguistication under the old rules, but was released in the case of Bahy Gater Siri Strandwrath Baueries In-Sir Edward Boker as Licotecars Governor of Reneal Dr to wall, that there releases what they are, through they esiable have been a little more bleem) to enable some of the more prominent mats in the country to come into the on and constitution of the linding nation. If however, they had been more stringent, the Councils would lave been the porrer for the absence of Bal Gangudbur Tilak. Tale Taivet Rei. Sir Surendreseth Banerice, C. R. Dan

The statestory life of a Leguslative Council is preunless, it is somer dissolved or extended, during its statutory life, by the Governor, up to a period got exceeding one year, if he deems it necessary, but he carnot dispense with the services of a Legislative Council for more than a period of pine menths with the sanction of the Secretary of State. Onlinerity, the Council is required to meet within air menths from the date of distribution. The Governor may appoint such time and place for holding the session of his Legislative Council as he thinks fit, and may also, by redification in the local Gasette sycrome. the Council as he may peology its termes to a limit of one year before the actual capity of its natural or statriory life, if in any special circumstances, the details of which are specified in a Gazette Notification, he thinks it fit to do so. Following the procedure of the House of Commons, the Legislative Council or adjourned by the President, and all questions are decided by a majority of votes of the members presont, other than the President who has a casting vote in

shall have a President of its own choice came into force in January, 1925, the first President whose term of office extended for four years only having been appointed by the Governor. This in stell, is a privilege worth any struggle for the reform of the constitution particularly in the face of the definite and deliberate opinion of Mr. Mentaru and Lord Chelmalord to the effect that, the Governce should still continue to be the President of the Council. The Joint Committee were consily definite in

once of an equality. The provision that the Council

their opinion that the "Governor should not provide," twester or and, it is upon their advice that for a neried of four Police years only, the President was prescribed to be a surely person of the Governor's choice, and as far as possible with Parlistnephary experience, thench as a motter of fact, not one of the first Presidents in the different Co. rils has been a person with Parliamentary experi ress may nown a person with Parpanentary experience, less Sir Syna Cotton, 196th only fine morethal magnitude

of the House of Commons from July to November, 1918) who followed Sir Sved Shinned Huda in the Providential chair of the Bengal Legislative Council, upon the feath of the latter, may be said to be a men of Parks experience. The Joint Committee attributed the createst importance to the question of the Presidence of the Legislative Council for, as they said, it would conduct ware meatly to the secondard marking of the year spirit and conventions of Parliamentary procedure or developed in the Imperial Parliament. The President is is the position of a judge, always resolved upon holding the scales even between the Executive Government on the one load, and the rurious political parties on the other. Like Casene's wife he must be above suspicion.

His actions must be irrepreschable and, in order to carry out the functions of his office with transportativ boxest interdance be most be morally occurateous and fearlessly independent. He will fall short of these high qualifications of his office in proportion as the heat of higher executive appointments, which are entirely in the eift of rescourre appointments, where we suitrity in the get of he is known not infrarregally to have recognized to his and to the injustice of constitutional purity and perpricty. During more than seven conturies of Parlismeritary government in England there never has been a

the House of Commons being mixed to Cobinet appointment now more there is Judge of the High Coast below erve made the recipient of Calumet honours, or in any way being tempted to look for high administrative sepointments or emplements. But the authorities in India with shillin simulicity have a very of foing things which are politically injudicious and constitutionally insupportable, and of leading eminers and estimable men rate committing blooders from the stiffing effects of which they never recover. The rule that no election of the President, when the choice is left to the Council is valid without the approval of the Governor, is a sale method of securing the election of the proper person, The salaries of both the President and the Deputy President whose election rested with the Council from its mosphion, are determined by the Council, but that of the fast or appointed President was fixed by the supportive

solitary instance of the President called the Speaker of

appointing him. (a) Logislaters Business and Procedure.

Apart from the ordinary course of legislation, the business that comes before the Council for its consideratem, the estimated annual expenditure and revenue of the province every year in the Jorn of a statement, and the proposals of the local government for the appropriation of provincial percuses and other moneys in any year, see submitted in the form of demands for grants to the vote of the Council. These latter may be rejected, reduced or accorded, the local economics of reserving to itself the power to restore the original position and figure of any particular domand if it should relate to a recovered auti-

Covernor himself to the effect that, the expenditors provided for by the demand is executed to the discharge of his responsibility for the subject. Expenditure in cases of concacuer is provided for by a similar " certificate from the Head of the Administration saving that, It is necessary for the safety and transmillity of the reavince, or for the carrying on of nor department, but the Corneil has the right to receive conserumentions of all

' certificates ' and recommunications of the Governor for terropriation of respect. It is a statetory right. The legislative function of the local legislatures, extends bewind the score entemprated. The athems of Government manufactured by the new Constitution being, as far as possible, to conscriptle the local governments and legis-letures from central control, and year by year to gain a step forward towards responsible government in the pro-vinces, the confines within which the local legislatures our move without the previous exaction of the Governor-General, are strictly electroscopied. And as a received to attive message standing Congnities, or ordinary Complistees, of the Council have been established with a view to bring the representatives of the people into more direct track with the actual moderns of the administration. One of the heat rifts of the new Constitution yet remains to be posiced. It as the freedom of speech in the County Proclam cil, bringing the rule of privilege up to Parliamentary level for it is lead down to shore and distinct torong that no nerson shall be liable to any proceedings in any Court of law by reason of his smooth or vote in the Council, or by second of anything contained in any official report of

the proceedings of the Council. Generally speaking. the territories for the time being constituting it, and may repeal, amond or after so to that province, any law made by any substity in British alloss other than that keep highlighten, and of the generic source of the Greenlegislation, and other the previous source of the Greenless imposing or substitute the reportion of any reter imposing or substitute the reportion of any reter imposing or substitute the reportion of any reter imposing or substitute the recognition of any reter in the contract of the contract of

and yet are presented in the section of the section

sking fund obtages on leans to expensions the

(b) Procedure pr Pinguce

The Council is relieved of consideration of all exsense of penditure relating to contributions payable by the local generation of the Central Government, to interpret and

rapes d Youaris author amount of which is prescribed by or under new law, to to Cornott, and to the salaries of Judges of the High Court of the province, and of the Advocate-General. Any doubt or dispute, as to whether an item of erosalitrees colates to a subject excluded from the consideration and vote of the Cornell can be set at real by the Greatmon since, who moreover, has the sutherity under the Statute to step by a 'certificate' the introduction or progress of a Bill, or any amendment thereto, if either the one or the other is likely to affect the safety or two-militir of his chauge or pay part of ri, or of smother province.

(c) Meeting of the Gowell It is incombant on the Governor to con-timete

vene a meeting by notification in the Gazette, whosever it appears to him that the Council should assemble, each member being personally unvited by summons to sitend. The Governor has On power to state the hour when they should meet. It in ordinarily 3 r.m. in deference to the wishes of the members. It is proragated similarly by astification: A meeting of the Council begins only when the quorum is present, usually, between 90 and 25 members scorrling to the size of the Council in the different provinces, presided over by the President, and in his absence by the Deputy President, or in the absence of both by one of a paget of four Chairmen nominated by the President from smong the members of the Council at the accommencement of each sension. Members are bound by the usual limitations on debate, and, on all points of order, the Prosolves is the final ambority to decide whether that limitation has been alward or encoded. Albitment of days for official and non-official business is reads by the

Governor, and Impires set down for one day, but not the resident available for besiden of the class to which it belogge. Opportunity lowever, is always given to a member who has restoned the office of Minister, with the consent of the President, to make a present state, ment in explanation of his resignation which shall be the day is entered yours. On this po delecte is nouries behalf of the Government a stolement section of the co-

Usually the first hour of every meeting is devoted to

the selting and answering of quotions of which a feetmurid's notice is insisted upon the President having it always within his conscience to deallow a streeties or part of a constion, on the ground that it relates to a matter which is not primarily the concern of the local Government. Certain broad principles are hid down for the frazing of the questions which great not be deferred tory, or increal, or infraredual, or argumentative in their expressions or statements, per prost they interrogate an expression of opinion, or destand the solution of a bypothetical accounting, says more then be conclud in language teaching the obstractor or conduct of any pomen except in Iris

official or public especity. It is incumbered on the member solving questions to see that they are not of measure length and that the statements made therein are accurate. Seems of capations relation to aTairs which are the subject-matter of controversy or resortation between the Horse Control and Local

Generated way, not released beyond. He exposition of facts. In the Estima highlighter boths to right of rinker politics for best certain almost to the Productions for the continuous and the Production for the continuous and the Continuous and Con

(e) Melious

resistive of the escenders present and voting. A colomany however, has been provided in favour of reserved. Bill relating to there, and the member having the ournage of proceedings connected with the Bill in his hands moves the " electre." On being similarly satisfied. the President has to put the question fortherstis without taking a vote of the Council. The Member-un-Charge of the motion is possessed of larger powers for, a increrevision on his years to close the debate, is enough. To is a just observation made by an exament constitutional at that the liberal character of the Morley-Misto Beforms was consistent registery by the rules smoke by the Government of India in exercise of their rule-making govern thereunder. How the same powers enable the Government to onetall the liberty of the legislature are enemplyfor he the mire that. "A motion expressing want of confedence on a Mirris-

for or a motion disapproving the policy of the Milister on any particular respect may be made with the consent of the President and subject to the following restriction, namely:—

"(a) Leave to make the motion must be

asses for the day is entered upon.

"(6) The member saking for leave worth before successed at the day.

learn with the Secretary, a written notice of the motion which he proposes to make. "Of It the Prevident is of opinion that the motion is in order he shall read the motion to

motion is in order he shall read the mostice of the Council and shall request shore members who are in favour of lares being granted to rise to their places and if not less than 40 members rise accordingly, the Primitent shall intransic

Enter vittete the spirit of the date. that leave is greated and that the motion well be taken on much day, not being more those tensinys from the day on witch leave is saked as a nay appoord. If her than 30 morthers rise the Proseded shall inform the member that he has not the leave of the Council ***

These are not oil. The rules which exporer a provincial government to choke all discussions on any matter which is unpublished to these are identical with those I have notioned when considering the tube governing the procedure of the Indian Ingistature. Thay may be positively repeated here.

"Save in so far as in otherwise provided by these reduced in your case provided by these reduced in your case provided by these reduced in the concentration is to be mode to the Government of Linda Act or of these rules no dissention of an analysis of general nearborning of an analysis of general nearborning of the reduced in a resolution growing as nonconference with the rules generating the moving of resolutions cought with the content of the Powlets and of the Member of the Ouverment's and of the Member of the Ouverment's whose deportunate the runtime relation to

and saxis the

"In shall not be percoinfile to the President or bits Member of the Correnneal consecuted to give his consent to the marring of any mobile in region't to may of the subjects in regard to which, a reaching exacts be moved and the Sousies of the Governor on the point whether any method in or is not within the restocious imposed by sub-well, (1) of rule 29 shall to fleas!."

and finally that,

"The Gracines may deadlow any motion or period in notion on the ground that it amond to more in the ground that it amond to more in the ground that a relate to a motion which are not pursuity the concern of the local Government and it has been on the support of the third ground that the place on the local fluides or the postern shall not be placed on the local fluides."

With regard to other Provincial Connells, the manitum treater of members who should size to sagnify consent, the figures are no follows:—UF #9, Barshay 36, Pengal 48, Propils 90, Barnas, 36, Behn and Orison 34, Control Provincia 22, and Januar 16

(f) Bills. Bills are recognised to be introduced in one of term

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very. The section is from its irreduce, 2010 at suffering the control and the

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normal means to the 290, or to change thereof, are entertainable at our case of the case o

" that the field an expected by the Nelect Compatites be the Communities room, and then in an aspect of lagislation to do tell as olucia regulare achievento coglis in lio meridal apos. En moral in

the recording the Council saw later accord to be total a emphasion of the Bill for the years of elicitize rable origins throom. After the Ownuntiley state a full discussion on the Bill in pro " that a Rill, or may chose of a Rill, or key Commo exemples to a Bill affects the mixty or transporting of in the

ceolings, or no further recondings shall be taken thereon, oil nations of medium in connection with the midgert-metric of the certificate shall lapse, and if any such man, it shall not be so not down. And if it is already est days. He Promical riggely drawn the attention of the Council to the action of the Governor when that store is reached and juritim the Council to proceed to "sertificate recordure" may be tolve advictage of by the commend departments alone, not by the trans-

Beechttons are of a class with rections wh cation of many of the roles secolating their di They ment refer to mosters of general poish

His Majesty's Correspond or with the Correspond of India, or with the Governor, or with the Governor-in-Council, or with a foreign State Every resolution is in the form of a definite and medific recommendation atdressed to the Government, which it may or may not accept. Here it may be prefitable to attempt to disstrate a nonsiar and otherwise common impression that a Government which does not accept a Resolution tupoud by the familiaters for the purpose of carrying it out is a villamon one; that a Besshalon is binding on the Government. Under no constitution in the lastery of the world has a resolution of its legalatore had a binding force on the Government. By way of illustration, I will recall Mr. Herbert Paul's resolution in favour of holding the Indian Civil Service Examination, simultenerally in Earland and India in the Hones of Commone in 1996. The resolution was accepted by the House hat given the go-by by the Gerenment (the

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Locate Generation of white Mo Oblivious No. and a bad and the Boll of Mindowley, the Stormey of Shub for Inday of the day, on the Locate General Shub for Inday, of the day, on the Locate General Shub for Inday, on the Inday of the Inday of

of the Council for the surpose of discoming a definite

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have been created by heads of provincial governments who, with more educate record for constitutional resotion and correspondent and a more under learnings of the rules of Parkstreatery presentes, and of how to in- browing terpers statutory rules might have speed some of those of rate ch are hopelessly untenable. The latest is the one which comes from Beneral. In this a member of the Committabled a motion under Rule 19 of the Legislative Correct Roles for adjournment of the boose " on a situation created by the configurator in office of two Ministers " after resignation of their colleague, the third. The President allowed the motion to be moved and debated. It was unusually checked, not on the second of irrelevancy or unconstitutionality for, the reason why one Minister thought it proper to resign, namely a per-sonal difference with his colleagues, had nothing to do with the igint or collective responsibility of Ministers. oven if such a convention provided, but on the ground, so it was held by the superior authority of the

ne it was held by the superior authority of the head of the province, that the motion in opention related to a maker which "was not primarily the concern of the Local Government." If a vitualize created by the suppliatment, retention or regards of Minarism in not " primarily the concern of the Local Government," it is difficult, indeed beyond comprehen-sion to leave what is. Such mutapees are not year.

Like the Hrese of Cusmons, legislative hodies in India, the Council of State, the Legislative Assembly

and the Legislative Councils, evicy complete freedom of appeals so that, no person may be held lightly to any proceedings in any Court by reason of his speech, so ng as it is couched in temperate language or strictly confined to the subject-coatler of vote in the Council. Fallure on the part of the Council to introduce or to pass in a form recommended by the Generale, any Bill relating to a reserved subject may be · encountered by a 'certificate ' from the Governor saymr. that the passage of the Bell is essential for the dischange of his responsibility in relation to the subject, whereauch, it takes its place upon the statute book of the province until and unless it is rejected by His Majosty in Crussel, for the signification of whose savers the some shall, in such circumstances be submitted through the Governor-General. The statute authorises the Governorin cases of conferency, without reserving it for the sigmifestion of the assent of His Majesty in Cornell. These Acts as well as those submitted to His Majesty in Council for assent, are required to be laid before each House of



Purliament, for not less than eight days during which that House is sitting.

Dates of Revearbable Secrete in the History of the Development of the Indian Constitution.

- A.D. 1908. The London "East India Company " formed. ... 1613. Surat granted to the Company by Emperor Johangie 1615. Ser Thomas Roe's enhance to Debt.
 - ., 1615. Sur Thomas Roe's embusy to Delhi. ., 1624. Judicial Aushority given to the Gengany
 - , 1634. Factory established in Bengal. 1639. Factory established in Madesa.
 - ... 1650. The " Morchant Adventures " found
 - 1861. Incorporation of the two Composites.
 1869. Basebay could be the Crown of England
 - 1602. Bourbay ceeled to the Crown of England.
 1668. Bussley given by the Crown to the Com-
 - , 1682 Beagel made a Presidency , 1683 Gharack founds Oaksata
 - , 1668. Characck founds Calcuits. , 1658. Emperor Aurangustic relis the Company these villages
 - "The English" Best India Company " founded., 1709. The " United Company " farmed.
 - 1715. The Merchanis and a mission to Parcokheiyer.

 Hamilton ceres the Superor's These.

 Emprorer sives the Company thirty-eight towns.
 - ,, Emperor gives the Company thirty-eight town
 ,, Bits of the Zemindare
 , 1796. Mayor's Counts established in the Problemies.
- English Law extended to India. 1730. Company's Charter reserved.
- .. 1756. The elleged " Black Hole " of Calcutta.
- , 1707. The Beille of Plessey.
- 1700. Clive's "Jagir."

2765. Circe attempts to check hopeless corruption in the service of the Company.
Grant to him of the "Dynam" of Bengal, Bohar 4

and Orien.
The "Adults System " started.
1779. Warron Hartings made Provident to Calculto.

, 1772. Warren Hawings made President in Carculla.

The Best Incha Company Act.

Warren Hastings' Researce and Judiced Reference.

Waters Hastings' Beverse and Judical Refer 1773. The Reconstruction or the Regulating Act.

", Constitution of the "Supreme Court."
Warren Hastings becomes the first Governor-General

, Warren Hastinga becomes the first Governor-General under the Art. . Arrival of the Judses of the Supreme Court under the

Apt. ,, 1776. France tossle between Hestings and Frances

2760. Settlement Act. 2760. Warren Hastings' new Revenue System.

Fox's " India Bill."
The Coalition Musistry.

1784. Piat's "India Bill."

The Bast India Company Act.

1785. Hastings resigns and retires to England.
Commillis arrives to Governor-General

1787. Proceedings against Hastings in Padisment. 1788. Hastings' Imprachment. ,, Early's Speech.

, The Trial of Hastings. Sharidan's Speech. 1795. Commultin' Reverse Reference: Status of the Zemin-

1795. Comwallis' Revenue Reforms: Status of the Zemi days.
... His Beforms of the Civil Courts.

His Reforms of the Oriminal Courts.

., ",, His Code and System.

APPENDIX A A.D. 1805. Welforley's Administrative Reforms. Wellerley's College at Colcetta and the Director's

College at Hailerbury. 1811. Introduction of the Brokers' Scatem in Mudras 1829. Lord William Bentingh's Revenue Reforms. .. Abolition of the Sates. ... His Reforms of the Courts of Justice. 1833. The Charter Act and the Judicial Committee (of the Privy Council) Act

1834. The farmens demantch of the Court of Directors. 1835. Liberty of the Press conferred by Melcolfe

1848. Sinith becomes an English Province ratio Lord

Ellenborough. Ellenborough recalled the same 1846. Occupation of the Punish.

1848. Approximation of Sectors. 1849. Ameration of the Punjsh by Dalhouse.

1853. The Chapter Act.

(a) Americation of Pagu; (b) of Bersr; (c) of the Carnatie.

1854. Anneastion of Jhansi Government of India Act (Sir Charles Wood's).

1856. Aspecation of Oadh.

... Ponal Gods introduced by Canning. 1867. Commencement of the Mittiev.

1888 Company's Bulo discredited in Regland , Palmerston's " India Bil

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Leed Stanley's India Bill which become the Govern-

ment of India Act of 1858. Abolition of the East India Company and the trans-

for of the Government of India from the Cormover

to the Crown. Her Malesty's letter to the Prime Minister (Earl of Dorby) or the Proclamation.

8. D. 1959. 'Viv. Disea's Psychamother (November, 1).

.. 1809 Junes Wilson appointed the first Finance Microster of India-Income tax imposed and Paper Currency

2000 Leculative Comoil established in Botchey. 1961. Indoor Cospells Act.

.. Admission of the Law Member rate the Governor-General's Executive Council as a full member

.. Indian High Courts Act

3802. Penal Code came unto operation (January, 1). ... High Court of Beneal incorporated (July, 18).

1855 Government of India Act

.. Indian High Courts Act.

2809, Government of India Act Indian Cornella Ast.

1870. First Previncial Settlement or Contract (Dec., 14). ... Todina Coccette Art 1871. Indian Councils Act

1879. Lord Myra assumpted and fir John Straeber. the some netaber of the Council, sets as Governor-

General cetti the arrival on February 93 of the Segue Presidency Governor, Lord Napier, from Mr. Arbeitmos, senios rounder of the Medres

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1875. Deposition of the Gulkwar (Malhar Rao) and installation of Savely Rec (the present Roler of Bucods)

1876. The Boyal Tribs Act. Onesa Viotoria produktend " Indice Immentela"

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APPENDED A

A.D. 1877. Six Bichard Temple appointed Governor of Bombay; the only instance of a Civilian becoming Governor of a Presidency.

,, 1878. Vermentar Press mentaled by Lord Lytton ,, 1890. Lord Lytton resulted.

1881. Revolution of the extension of Provincial Finance.

., 1892. Levi Bipos's resolution on Local Self-Government. ... 1888. Criminal Associament Bill pured by Herri, excites

1868 Criminal Assentancest Bill moved by Heert, excl. great opposition among European.

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1894 Amended Rheet Bill possed.

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,, 1886. Berum included by decree in British India. ,, 1800. Indian Cornells Act (Lord Cross').

1906. Indica Conselle Act. 1906. Lord Mirto's Minute on Beturns.

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, Government of India Circular on Beforms 1908. Government of India Beforms despitch. Lord Morley's resily thereto.

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, Besolution on the Reforms. , 1910. King Goorge V's letter.

1911. Indian High Courts Act.

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... Leed Creme's Durber Bospatch. 1919. Government of India Act. 738 1912 Resolution on Provincial Pinance. 1915 Resolution on Local Self-Government. 1917. The Montage Associatement (August, 90). 1918 Mestago-Chelmelord Beyort and

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APPENDIX B.

	Forestone of State for Jakes.	Visitops at
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878 Viscouri Ceaultrook Barl of Lytion 557 880 Marquis of Harizagion Marquis of Ripte 188 888 Earl of Kunbarley Earl of Dufferin 188

1899 Viscount Cross
1899 Eacl of Kimbodey Macquie of Lansdowns 189
(Sed time)

1894 Sir Heary Fowler 9th Barl of Elgin 18 1896 Lord George Hamilton Lord Corport 18

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1906	Right Hor"ble John Morley (became in 1906 Viscount Morley of Washborn).	Earl of Masto	1906	
	Earl (later Marquis) of Crewe.	Lord Hardings of Penshural.	1910	
	Right Hon'ble Austen Chamberls/D			
	Right Hou'ble Edwin Sazzuel Mantagu.	Lord Chelmsford	1916 •	
	Viscount Peel Leed Olivier	Rarl of Beading	1921	
1998	Eagl of Birkenhead Viscount Peel (2nd time) Bight Hou'ble Wedge-	Lord Irwin	1996	
	wood Beets.			

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